Attorney or Party Name, Address, Telephone & FAX Numbers, and California State I Robert B. Orgel (CA Bar No. 101875) Samuel R. Maizel (CA Bar No. 189301) Pachulski Stang Ziehl & Jones LLP 10100 Santa Monica Blvd., 11 th Floor Los Angeles, CA 90067-4100 Telephone: 310/300-2927 Facsimile: 310/201-0760 Attorneys for Thomas P. Jeremiassen, EFI Trustee David M. Poitras (CA Bar No. 141309) Jeffer, Mangels, Butler & Marmaro LLP 1900 Avenue of the Stars, 7th Floor Los Angeles, California 90067 Telephone: (310) 203-8080 Facsimile: (310) 712-8571 Attorneys for Bradley D. Sharp, EFMF Trustee UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA	Bar Number	FOR COURT USE ONLY
CLIVITAL DISTRICT OF CALIFORNIA		
In re: Estate Financial, Inc., Debtor(s).		CASE NOS.: 9:08-bk-11457-RR and 9:08-bk-11535-RR
In re:		
Estate Financial Mortgage Fund, LLC,		
Debtor(s).		
NOTICE OF SALE OF	ESTATE	PROPERTY
Bid Deadline: December 29, 2008	Time: 5:00) p.m.
Type of Sale: Public Private Last dat Description of Property to be Sold: Residential Real Property B472-04)		ctions: December 29, 2008 paril Avenue, Atascadero, CA 93422 (Loan
Terms and Conditions of Sale: See Attached California Resi Proposed Sale Price:	dential Purch	ase Agreement and Joint Escrow Instructions
\$250,000 Overbid Procedure (If Any): If anyone wishes to bid (an "over	rbid") an amo	ount greater than the Proposed Sale Price: (i) the
person indicated below must be and contact information for the or overbidder must provide (x) a 3% Estate Financial, Inc." in good fur wherewithal and ability to close; capable of binding it contractuall overbidding, lien holders only many.	informed of a overbidder no % deposit mad unds and (y) ro and (iii) the o ly) must atten ay credit bid t	all of the relevant terms of the proposed overbid later than December 29, 2008; (ii) the proposed de payable to "Thomas P. Jeremiassen ITF easonably adequate information as to financial over-bidder (or its authorized agent or attorney d any hearing set with respect to such sale. In he undisputed portion of their secured claim, if
If property is to be sold free and clear of liens or other interes objection per orders in EFI Case as Docket No. 271 and in E		
Contact Person for Potential Bidders (include name, address	, telephone, f	ax and/or e:mail address):
Matt Sorenson		<u>.</u>
Development Specialists, Inc.		
333 South Grand Avenue, Su	uite 4070	
Los Angeles, California 9007	71	
Tel: (213) 617-2717; Fax: (2	213) 617-2718	3



CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS For Use With Single Family Residential Property — Attached or Datached (C.A.R. Form RPA-CA. Revised 44/02)

Dat 4	December 4, 2008 at	(O.S.N. POIN RPA-UA, F	Revised 11/07)	
7.	OFFER: A. THIS IS AN OFFER FROM B. THE REAL PROPERTY TO BE ACQUIRED IS	ALA	<u>scadero</u>	, California
	B. THE REAL PROPERTY TO BE ACQUIDED.	Darren S. Johnson	Andres L. Johnson	
	- TO BE ACCORDING IS	described as <u>8911 Curbaril</u>	Avenue, Atascadero Ca	("Buyer")
	Atascadoro	Assessor's Parcel N	No. 030-101-060	
	C. THE PURCHASE PRICE offered is Two hung	County of	San Luis Obispo	California (Connection)
		red Illey thousand		- rosettine (Frosetty.)
. 1	D. CLOSE OF ESCROW shall occur on		Dollars \$ 250,000,00	
2, 1	D. CLOSE OF ESCROW shall occur on FINANCE TERMS: Obtaining the loans below is a sgread in writing. Buyer shall act diligently and in go a contingency. Buyer represents that funds will be a contingency. Buyer represents that funds will be a contingency.	Contingon of this	(date) (or []	Dava Affer Acceptence
5	agreed in writing. Buyer shall act diligently and in go a contingency. Buyer represents that funds will be A. INITIAL DEPOSIT: Buyer has given a good by	od faith to obtain the declaration to	unless: (I) either 2K or 2L is check	ed below: or (II) otherwise
	a contingency. Buyer represents that funds will be g in INITIAL DEPOSIT: Buyer has given a deposit in	ood when deposited with Except	oans. Obtaining deposit, down payme	ant and closing costs is no
	A. INITIAL DEPOSIT: Buyer has given a deposit in to the agent submitting the offer (or to	the amount of	noiger.	
	to the agent submitting the offer (or to), made payable which shall be held uncashed until Acceptance		V burmananul about	5,000.00
	which shall be held uncashed until Acceptance (or	and then deposited within 3 bi	Usiness days after Accordance	
	Escrow Holder /ost 1 into the land), with	
В	Escrow Holder, (or into Broker's trust account)	<u> </u>	J, Will	
_	INCREASED DEPOSIT: Buyer shall deposit wi within Days After Acceptance, or	th Escrow Holder an Increased o	deposit in the amount of e	
C.	within Days After Acceptance, or FIRST LOAN IN THE AMOUNT OF			
	FIRST LOAN IN THE AMOUNT OF. (1) NEW First Deed of Trust in favor of lender, (
	(1) NEW First Deed of Trust in favor of lender, of interest of % fixed rate, or	incumbaring the Property, securing	ig a note payable at maximum	
	Of % halance due in	w initial adjustable fal	le with a maximum interest rate	
	of	years, amortized over	years. Buyer shall	
	is conventional, FHA or VA.)	(These terms app	ly whether the designated loan	
	(2) FHA TO VA: (The following terms only son	ir leather Phila 174 i		
	not to exceed \$ those for wood destroying pest) not ot \$	Seller chall now the control of the	t allowed to be paid by Buyer,	
	those for wood destroying pest) not of	Terwise provided for le asia	er required Repairs (including	
	fees or closing costs are financed.)	amount may increase if medians	Agraement [] not to exceed	
_	fees or closing costs are financed.)	moreage if moreage	insulance premiums, funding	
D.	ADDITIONAL FINANCING TERMS: Seller fina (C.A.R. Form PAA, paragraph 4A); securited fin	ncing, (C.A.R. Form SFA): [7] con	oridan financias	
	(C.A.R. Form PAA, paragraph 4A); assumed fin	ancing (C.A.R. Form PAA, paragra	anh 4B)	
		The state of the s		
E.	BALANCE OF PURCHASE PRICE (not including of to be deposited with Escrow Holder within sufficient	osts of obtaining loans and other	Naging April 1 th	
.	to be deposited with Escrow Holder within sufficient	time to close escraw	and coars) in the amount of \$ -	245,000.00
	I UNUMBE PRICE LITTALL		_	
G.	LOAN APPLICATIONS: Within 7 (or Dibroker stating that, based on a review of Buyer's) Days After Acceptance, Rr.	Wer shall provide College town row.	250,000.00
	broker stating that, based on a review of Buyer's specified in 2C above.	written application and credit rep	Off. Buyer is presuptified as several	lender or mortgage loan
н	VEDECATION OF PONDS - 140-1-1		and any to brednessing of breabb	loved for the NEW loan
	VERIFICATION OF DOWN PAYMENT AND CL 7 (or 🔀	OSING COSTS: Buyer (or Buy	er's lender or loan broker number	of to 20\ mbmll
ı.	7 (or 🔀) Days After Acceptance, p	ovide Seller written verification of	Buyer's down payment and closing	iii to zcj) snali, withih
Ϊ,	LOAN CONTINGENCY REMOVAL: (I) Within 17 (of the loan contingency or cancel this Agreement; OR	Days After Ac	ceptance, Buyer shall, as specified in	Dorgamah 44 same
1	TUNGEG.	. I I THE THE PARTY CONTRACTOR	izerick singn nawain in exect flutil fl	6 designated toons are
J.	APPRAISAL CONTINGENCY AND DEMOVAL.			o act Sugget Inglig Hife
ĺ	APPRAISAL CONTINGENCY AND REMOVAL: Thees than the specified purchase price. If there is a	s Agreement is (OR, if checked, [Is NOT) contingent upon the Pro	on te naisimana vinadi
_	JUSYS Affer Acceptance) Runar chail .	A A A	AANNINGAIDAL IN TELLIDANCE (OL' IL CUI	20K80. I I Within 17 far
1	ir thare is no loan contingency. Buyer shall be open	is specified in paragraph 148(3), i	remove the appraisal contingency or	cancel this Agreement
- 1	After Acceptance.	THE PROPERTY INTO THE PROPERTY OF THE PROPERTY	The apprecisal contingency within 17	(DE 1 Dates
К. [2 NO LOAN CONTINGENCY (If Absorbed), Obtained			. —
F	Agreement. If Buyer does not obtain the loan and a other legal remedies.	9 any loan in paragrephs 2C, 2D	or elsewhere in this Agraement is NO	T a contingency of this
	100f legal femedies	A HAT BEIONG	o me cioberty, oblict WBA pe eutilie	d to Buyer's depend on
ᅜᅜ	& ALL CASH OFFER (if checked): No loan is need	od to pusekana ska stance		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
р	provide Seller written verification of sufficient funds to	close this transmiss. Buye	r snall, within 7 (or 🔀 <u> </u>	ays After Acceptance.
CILC	SING AND OCCUPANCY:	The state of the s		• •
A. 8	Buyer intends (or does not intend) to occupy the i	Property as Buyer's primary maid-		
	C as second by modules. Occupanto en	Gli DO delament in Dunce		
Ļ	on; or [no later than	Days After Cines Of Fee	<u>:00 </u>	te of Close Of Escrow;
01 14	ccupancy do not occur at the same time, Buyer and	Seller are advised to: (i) enter inte	now, (C.A.K. Form PAA, paragraph 2	.) If transfer of little and
III Holayabo	ccupancy do not occur at the same time, Buyer and Isurance and legal advisors, at laws of the United States (Time 12 11 6 Count for the United States (Time 12 11 6 Count for the United States (Time 12 11 6 Count for the		o e willian occupancy agreement; ar	d (ii) consult with their
duction	of this form, or any portion thereof, by photocopy mechine or are	ized other	ought a limitals (M// 2) 1/ 13	<u> </u>
FORNIA	Is laws of the United States (Title 17 U.S. Code) forbid the unautho of this form, or any portion thereof, by photocopy mechine or any tiding fecularity or computerized formers. Copyright © 1991-2 ASSOCIATION OF REALTORS, INC. ALL RIGHTS RESERVED. REVISED 11/07 (PAGE 1 DF R)	007,	Seller's Initials (
I-CA	REVISED 11/07 (PAGE 1 OF 8) CALLEGRAL RESERVED.	Re	Priswed by Date	EQUAL FLOURING
ent:	James Redfern	DIDENTIAL PURCHASE AGREE	MENT (RPA-CA PAGE 1 DE 8)	EWM, HOUSING OPPORTUNITY
oker:	C21/Your Professional Choice 8115 El Camino	7) 452 - 2100 Fex: (805)	462 - 2154 Prepared using W	/INForms® software
		RealAtascadero . CA 934:	// E	

D	8911 Ct	zbaril.	Avenue					
Property Addres	is: <u>Atascac</u>	iero, CA	93422			ъ.	December 4, se Of Escrow, unles	
C, Tenant-or	ccupied prope	erty: (i) Pror	erty shall be vace	of at lauri E for F		uate:	December 4,	2008
in writing.	Note to Seller	r: If you are	unable to deliver	Property vaccent		Daya Prior to Clos	se Of Escrow, unles I and other applica	s otherwise agreed
OR (II) (if ched	ked) 🔲 Tena	nt to rema	in in possession	The attendant			this Agreement (C	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
paragraph	3.);		111 5000000101	· tue anached	addendum la	incorporated into	this Agreement (C	A.R. Form PAA
within the t	lime specified i	in paregraph	14B(1) If no well-	u onyet aug 26lie	r entering into	a written agreeme.	nt regarding occupa er or Seller may can	ICV of the Property
							and shall provide an	and a Sieculatif
of such wa	rranties, Broke	is cannot an	o buyer any assign of will not determine a someod in writing	anie wallanty ligh	ts for items inc	pluded in the sale a	and shall provide an	V avallable Conice
alarms and	garage door	openers. If	Property is a cond	osiiai suali bionii	e keys and/or	means to operate :	all locks, mailboxes, iton, Buyer may be	Security systems
4. ALLOCATION or service ment	loned, if not sp	ecified here	Of sisewhere in th	e vineo Here, Mis	paragraph only	/ determines who i	s to pay for the repo r any work recomme	of, inspection, test
and another	wii. Inspection	l. føst or ean/	ica chall be butter	o walesment, the	determination	of who is to pay to	r any work recomme	halifrabi to babit
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(1) 🛅 Buye	r 🗌 Seller sh	all pay for	All inspection and	want forms				
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control (company. The	Report shall	Cover the conse	State			("Report") which s , a register ctures and, if check	teen leavipurité Dest
garages	and camons.	☐ detache	d dacks. the following the f	ible areas of the	main building	and attached struct	ctures and, if check	êd: Tidetarhed
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or locate	d in a commo	n interest sui	hdivision the Bean	[]	e Report shall	not include roof co	verings. If Property exclusive-use areas	s a condominium
and shal	l not include c	ommon area	e unice otherwise	it susii include oui	iy ino separate	interest and eny e	ixolusive-use areas il units may not be p	being transferred
солвепt	of the awage o	of proposition is	Colour About Land	- granatar ta	AM OI BUICKLE!	hans ou abbal isAs	ii uniis mav not be n	efformed without
OR (2) [(If ch	acked) The at	tached adde	ndum /CAP Form	TATTIAN			and allocation of co	
into this	Agreement.		usam (OSANA: EDIII	r warty) tegarding	wood destroyii	ng pest inspection	and allocation of cos	st is incorporated
B. OTHER INSI	PECTIONS AN	IN DEBABA	р.					
(1) 🔲 Buyer	∵ ∏ Seller she	il pay to hav	e cantin oz nekusta .	**************************************				
(2) 🗍 Buyer	Seller sha	ll pay to have	e domantic walls to	etad tea mebosai s	iystems inspec	ited		
(3) 🗍 Buyer	Seller sha	ll bay for a n	atural hozard zono	sted for water pot	apility and bloc	ductivity	Sé	
(4) T Buver	' 🔲 Seiler shai	Il nov for the	followbac in an aut-			2022 0 CTOY	<i>:</i> e	
(5) 🗍 Buyer	Seller shall	I pay for the	following inspection	n or report			Cé .	
C. GOVERNME	NT REDUIREI	いたいてら ょいり	DETENDIT.					
(1) 🔲 Buyer	図 Seller shall	Day for smi	ske detector install	atlas andlesto	- 6			
shall p	rovide Buyer a	written state	ement of compliance	ation and of Magai	r neater pracin	ig, if required by L	aw. Prior to Close C	of Escrow, Seller
(2) □ Buver	☐ Seller shall	Il pay the co	net of complease	~ in accordance in	ANT STATE BILD I	ocal Law, unioss é	Xémpt,	
reports	if required as	a condition	of closing assemum	with any other m	munum mano	istoty Bovewment	retrofit standards,	inspections and
D. ESCROWAN	ID TITLE;		ar and and and the					<u> </u>
(1) 🕅 Bover	TO Seller shall	I neu annou.						
Eacrov	v Holder shall i	oe <i>Fideli</i>	ty National	rifia/Paga D	obles			
(2) 🔲 Buyer	[3] Seller shall	pay for own	Br's title incurance		oozes Laggerant 10			
Owner	's title policy to	be issued t	y <u>Fidelity Na</u>	poncy openied is	i haraðisabit 15	۲۵		······································
(Buyer	shall pay for a	ny title insur	ance policy insuring	t Buyare lander	unlana athana		· 	·
E. OTHER COST	is:	•	panay mount	a payer e render, i	nunasż ółusiwi	se agreed in writing	g.)	
(1) 🔲 Buyer (X Seller shall	pay County	transfer tax or tran-	efor fon				
(2) 🔲 Buyar [Seller shall	pay Cify tran	isfer tax or transfer	fan		 -		
(4) 🛄 Buyer [Seller shett	pay HOA do	cument prenaratio	fore			of a one-year home	
(5) 🔲 Buyar [🗷 Seller shall	pay the cost	not to exceed \$ =	60 00		·		
issued by j	Land Ameri	Ca/CRES		99.00		,	of a one-year home	warranty plan,
(6) 🔲 Buyer 🛭	Seller shall	pay for	<u> </u>					
(7) (HIVAT C	I Saller chall :	Marie En a						
D. STATUTURY BISE	II DRURES AK	UC 1105 KIC 1	CAM hands all					
A. (1) Seller shall	i, within the tin	ne specified	in paragraph 14A	deliver to Auver	if required by	IND CANCELLATI	ON RIGHTS: ead-Based Paint D	
pampniet (*	Lead Disclosu	res"); and (il	i) disclosures or no	lices required by	sections 1102	nt sen and 1102.	esd-Based Paint Det. seq. of the Califo	isclosures and
(Statutory	Disclosures"),	Statutory Di	sciosures include,	but are not limited	to, a Real E	State Transfer Disc	et. seq. of the Califo logure Statement ("	Mis Civil Code
ячерестоп	ITC (AP IT ALIANDA		La De La		MANAGE OF THE PARTY	N COMMONICA SUMST	RICCE INSTICE OF BOAR	riel (or ned)
(2) Buyer shaft	, within the time	e specified in	rye, an muusmal y 1 baraamaa 148/1	se and military ord	linance locatio	n disclosure (C.A.)	R. Form SSD),	W SALID LOCAL
IJI ID IDE AVE	nt Sidliot neich	to Class C	M =	Transmission of the contract o	shies at the Off	atutory and Lean II	DECIDED TO CALL	
unaccuracy	in disclosures	, information	or representation	s previously prov	ided to Buver	of which Bover is	Act and Improveme References to Seller, ing the Property, or a otherwise unaware	' any material
disclosura	Spall not po =	quent or an	nended disclosure	or notice, in writi	ng, covering t	hose items. Howe	ver, a subsequent	e, deller shall
		edenag (gt.	coudinous aug M	ateriai inaccurac				
					Buyer's	Initials (_(A)	(180 by B	,
Copyright © 1991-2007, CA	LIFORNIA ABSC	OCIATION OF	REALTORSO INC		Seller's	Initials (-;; (
RPA-CA REVISED 11/0								
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Property Address: Atascadero, CA 93422 (4) If any disclosure or notice specified in SA(1), or subsequent or emended disclosure or notice is delivered to Buyer after the offer is Sig Buyer shall have the right to cancel this Agreement within 3 Days After delivery in person, or 5 Days After delivery by deposit in the material of the property of the property and Lead Disclosures sent by mail must be sent certified mail or better.) B. NATURAL AND ENVIRONMENTAL HAZAROS: Within the time specified in paragraph 14A, Seller shall, if required by Law. (i) deliver to B earthquake guides (and questionnatire) and environmental hazards booket; (ii) even if exempt from the obligation to provide a NHD, disclose in Area; Earthquake Fault Zone; Selemic Hazard Zone; and (iii) disclose any other zone as required by Law and provide any other information from the selection of these zones. C. MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.46 of the Panat Code, information about specified registered on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence recommends that Buyer obtain information from this website during Buyer's inspection contingency period. Brokers do not have expertise in plays After Acceptance to request from the Hold (III) Buyer wants further information, Broaker, area.) B. If the Property is a condominium or is located in a planned unit development or other common interest subdivision (CA.R. Form SSD). B. If the Property is a condominium or is located in a planned unit development or other common interest subdivision (CA.R. Form SSD). B. If the Property is a condominium or is located in a planned unit development or other common interest subdivision (CA.R. Form SSD). B. If the Property is a condominium or is located in a planned unit development or other common interest subdivision (CA.R. Form SSD). B. If the Property is a condominium or is located in a planned unit development or other common interest	
offenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Department on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence recommends that Buyer obtain information from this website during Buyer's inspection contingency period. Brokers do not have expertise in aca.) 6. CONDOMNIUM/PLANNED UNIT DEVELOPMENT DISCLOSURES: A. SELLER HAS: 7 (or	il, by luyer If the Ibility
A. SELLER HAS: 7 (or	sex ding
A. Unless otherwise agreed: (1) the Property is gold (1) by the popularity	in a) ling age
condition as on the date of Acceptance; and (iii) all debris and personal property not included in the sale shall be removed by Close Of Escrow. B. SELLER SHALL, within the time specified in paragraph 14A, DISCLOSE KNOWN MATERIAL FACTS AND DEFECTS affecting the Property, including known insurance claims within the past five years, AND MAKE OTHER DISCLOSURES REQUIRED BY LAW (C.A. C. NOTE TO BUYER; You are strongly advised to conduct investigations of the entire Property in order to determine its present condition and not be built according to code in considerable Property or other factors that you consider important. Property improvement	me Ine .R. on
D. NOTE TO SELLER: Buyer has the right to inspect the Property and, as specified in paragraph 14B, based upon information discovered those inspections: (i) cancel this Agreement; or (ii) request that you make Repairs or take other action. 8. ITEMS INCLUDED AND EXCLUDED: A. NOTE TO BUYER AND SELLER: Items listed as included or excluded in the MLS, flyers or marketing materials are not included in the purchas price or excluded from the sale unless specified in 8B or C. B. ITEMS INCLUDED IN SALE: (1) All EXISTING fixtures and fittings that are attached to the Property: (2) Existing electrical, mechanical, lighting, plumbing and heating fixtures, ceiling fans, fireplace inserts, gas logs and grates, solar systems built-in appliances, window and door screens, awnings, shutters, window coverings, attached floor coverings, television antennas, satellite integrated telephone systems, air coolers/conditioners, pool/spa equipment, garage door openers/ramote controls, malibox in-ground landscaping, trees/shrubs, water softeners, water purifiers, security systems/alarme; and (3) The following items: oven/range: microwave: dishwasher	in se
 (4) Seller represents that all items included in the purchase price, unless otherwise specified, are owned by Seller. (5) All items included shall be transferred free of liens and without Seller warranty. C. ITEMS EXCLUDED FROM SALE: 	•
BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECTING PROPERTY: A. Buyer's acceptance of the condition of, and any other matter affecting the Property, is a contingency of this Agreement as specified in this paragraph and paragraph 14B. Within the time specified in paragraph 14B(1), Buyer shall have the right, at Buyer's expense unless otherwise agreed, to conduct inspections, investigations, tests, surveys and other studies ("Buyer Investigations"), including, but not limited to, the right to: (i) inspect for lead-based paint and other lead-based paint hazards; (ii) inspect for wood destroying pasts and organisms; (iii) review the registered sax offender database; (iv) confirm the insurability of Buyer and the Property; and (v) satisfy Buyer as to any matter specified in the attached or destructive Buyer Investigations; or (ii) inspections by any governmental building or zoning inspector or government employee, unless required by Law. B. Buyer shall complete Buyer Investigations and, as specified in paragraph 14B, remove the contingency or cancel this Agreement, Buyer shall give Investigations, Saller shall have water, gas, electricity and all operable pilot tights on for Buyer's Investigations and through the date possession is Buyer's Initiats (Buyer's Ini	
Copyright © 1991-2007, CALIFORNIA ASSOCIATION OF REALTORS®, INC. RPA-CA REVISED 11/07 (PAGE 3 OF 8) CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 3 OF 8) Johnson	

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	Prop	erty Addre	<i>8911</i> 88: Atago	Curbar:	il Avenue CA 93422				
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	а	nd approval	regulteras	an by Seliel	or through othe	is, provided that the work complies will	th applicable to the leaders to the	e battome	ed at Seller's
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	aı	id costs. Bu	yer shall ca	rry or Buy	ariunar lishs 19	FOR ENTRY UPON PROPERTY: Bu and (iii) indemnify and hold Seller har anyone acting on Buyer's behalf to c	miess from all resulting liability clair	and dear	of lians; (ii)
	aţ	oplicable ins	urance, defe	nding end	Protectina Sella	and (iii) indemnify and hold Seller har anyone acting on Buyer's behelf to c from liability for any injuries to perso Close Of Escrow. Seller is advised th	arry, policies of liability, workers' or	isi uchiqiji Immanesis	is, camages
	YY!	ork done on	the Property	at Buyer's	direction prior to	Close Of Escriber Sollar is additionable	ns or property occurring during any	Buver Inve	ni end onlet
	116	ides this per	n-responsibi	lity" (C.A.R.	Form NNR) fo	from liability for any injuries to person Close Of Escrow. Seller is advised the Buyer Investigations and work done	at cartain protections may be afforde	d Seller by	recording a
1:	2 Ti	TLE AND V	agraph shall School	survive the	termination of t	Close Of Escrow. Seller is advised the Buyer Investigations and work done its Agreement.	r on the Property at Buyer's direction	on. Buyer's	obligations
	À.	Within the	tima seculi	a_f _		"		-	
		issue a no	mila specifi al Allia fo voil	ed in parag	raph 14, Buyer	shall be provided a current preliminar in every item affecting title. Buyer's re	W (fille) report which to make an	_	
		may affect	title are a co	nqinganan s Isuralica SU	o may not conta	shall be provided a current preliminar in avery item affecting title. Buyer's re t as specified in paragraph 14B.	View of the preliminant mast	r by the titl	e insurer to
	B,	Title Is take	in its nrae	ont constitu	y mie whieelliel	t as specified in paragraph 14B.	State Promising A tobolt Sing Si	iy other ma	illers which
		of record or	r not, as of t	ha dain at A	a subject to all (incumprances, dasements, covenants	conditions, restrictions, slotte and	whar marks	
		subject to ti	hose obligat	lons: and fil	ll those matters	pt: (i) monetary liens of record unless which Seller has agreed to remove in	Buyer is assuming those obligations	vuer matte	rs, Whether
	C.	Within the t	ime specifie	d in paragra	oh 14A. Seller i	which Seller has agreed to remove in vies a duty to disclose to Buyer all matt dead conveying title (or, for stock	writing.	or raking ti	е горыху
	D.	At Close C	f Escrow, 8	uyer shall	receivé a gran	les a duty to disclose to Buyer all matt dead conveying title (or, for stock ng oil, mineral and water rights if ou	ers known to Seller affecting title, wi	ether of re	cord or not
		Buyer's sup	plemental e	scrow ineth	uctions. THE M	ANNER OF TAKING TITLE MAY LA	frently owned by Seiler. Title shall	vest as de	Bionated in
	E	CONSULT A	AN APPROF	RIATE PRO	OFESSIONAL	ng oil, mineral and water rights if ou ANNER OF TAKING TITLE MAY HA	ve significant legal and tax	X CONSEC	NUENCES.
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13.		E OF BUYE			hall instruct Esc	us title insurance coverages and and ow Holder in writing and pay any incre	ease in cost	erage other	r than that
	A. 1	This Agreem	いっちょう マンフト	:P(1)			. 20 - 07 OSA()		
ÓR	B. 1	iii (If checks	on is intelled	coutsugent (ipon the sale of	any property owned by Buyer,			
	_, ,	into this Ann	san und all	cued 8006	ngum (C.A.R. F	any property owned by Buyer, orm COP) regarding the contingency	for the sale of property owned by a	Seniar la tau	
14.	TIME	E PERIODS	· DERMANAI	Ar con	Will (Abber 1 to 1 to 2		and a make it a different owner by t	solver is inc	corporated
	mod	lified or che	nood by m	L OF CON	IINGENCIES;	CANCELLATION RIGHTS: The folio	owing time periode may only be	السالسيمة فالعام	-14
	rc.A	.R. Form CF	sylan the li	utdai whit	eu áðlesment.	SANCELLATION RIGHTS: The folio Any removal of contingenties or o	ancellation under this paragraph	AVIALIDED	, altered,
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		(f) compli	ete all Buve	Investigati	one: annous of	s Arter Acceptance, unless otherwise ; I disclosures, reports and other applic ding lead-based paint and lead-based	agreed in writing, to:		
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	₹3	2) Within the	time speci	Red in 14B(1). Buver may r	Toda Disclosures delivered by Selle	r in accordance with paragraph 5A.		
		RR). Selfe	if has no ob	lingtion to o	4mm to at	The state of the s	is any other action recepting the Pr	operty (C.A	.R. Form
	(3	y by me en	IO Of the fir	ik specified	in 1/10/11/a.	U 4 1			
		applicable	contingend	y (C.A.R. F	orm CR) or car	n for loan contingency or 2J for appr cel this Agreement. However, if (i) go losures pursuant to paragraph 68 are	alsal contingency), Buyer shall, in	Writing, ren	nove the
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		nas 5 (QF)	□1		\ Dave Af	car this Agreement. However, if (i) go losures pursuant to paragraph 68 are or receipt of any such items, or the tin	not made within the time specified	in 14A, the	n Buyer
_		applicable	Contingency	/ Or consol i	Helm A A	A A A A A A A A A A A A A A A A A	rc opgeniae in 146(1). Whichaver is	later, to ren	nove the
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	(1)) Seller rigi	nt to Cance	l; Buyer C	ontingencies:	t VAL OBLIGATION; SELLER RIGH Seller, after first giving Buyer a Notice Buyer's deposit if by the time	TTO CANCEL;		
		lhis Agree	ment in writi	ng end auti	torize return of	Rilver's deposit if by the time :	to puyer to Perform (as specified I	oelow), ma	v cancel

(1) Seller right to Cancel; Buyer Contingencies: Seller, after first giving Buyer a Notice to Buyer to Perform (as spacified below), may cancel this Agreement in writing and authorize return of Buyer's deposit if, by the time specified in this Agreement, Buyer does not remove in writing the applicable contingency or cancel this Agreement. Once all contingencies have been removed, failure of either Buyer or Seller to close escrow on time may be a breach of this Agreement.

(2) Continuation of Contingency: Even after the expiration of the time specified in 14B, Buyer retains the right to make requests to Seller, remove in writing the applicable contingency or cancel this Agreement until Seller cancels pursuant to 14C(1). Once Seller receives Buyer's written removal of all contingencies, Seller may not cancel this Agreement pursuant to 14C(1).

(3) Saller right to Cancel; Buyer Contract Obligations: Seller, after first giving Buyer a Notice to Buyer to Perform (as specified below), may cancel this Agreement in writing and authorize return of Buyer's deposit for any of the following reasons: (I) if Buyer falls to deposit funds as required by 2A or 2B; (II) if the funds deposited pursuant to 2A or 2B are not good when deposited; (III) if Buyer falls to provide a letter as required by 2G; (IV) if Buyer falls to provide verification as required by 2H or 2L; (VI) if Seller reasonably disapprovas of the verification provided by 2H or 2L; (VI) if Buyer falls to return Statutory and Lead Disclosures as required by paragraph 5A(2); or (VII) if Buyer falls to sign or initial a separate liquidated damage form for an increased deposit as required by paragraph 16. Seller is not required to give Buyer a Notice to

	The same of the sa	•	D
(4)	Notice To Buyer To Perform: The Notice to Buyer to Bostons on A. D.		-
	Notice To Buyer To Perform: The Notice to Buyer to Perform (C.A.R. For Buyer at least 24 (or) hours (or until the time specified in the action. A Notice to Buyer to Perform may not be given any earlier than 2.5	orm NBP) shall: (i) be in writing: (ii) be a	inmed by Oallan, a 1 mm.
) nours (or until the time specified in the	9 Applicable sasownak white	iBileo ny geliar, avo (88) Give
	action. A Notice to Buyer to Perform may not be given any and and an any	_ ALKUANATA HAISRIADU! MUICUANEL OCCIII	3 last) to take the applicable
	action. A Notice to Buyer to Perform may not be given any earlier than 2 to a contingency or cancel this Agreement or meet a 14C(3) obligation.	pays Prior to the expiration of the applica	his time for Dunes in service
	or meet a 14C(3) obligation,	Potenta Intitale and Intitale	CONTROL OF BOART (B LEWOAR
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Copyright @ 1991-2007, CALIFORNIA ASSOCIATION OF REALTORS®, INC. RPA-CA REVISED 11/07 (PAGE 4 OF 8)
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Grannelu Auto.	8911	Curbar:	il A	venue
Property Address:	Atasc	adero,	CA	93422

93422 D. EFFECT OF BUYER'S REMOVAL OF CONTINGENCIES: If Buyer removes, in writing, any contingency or cancellation rights, unless otherwise specified in a separate written agreement between Buyer and Seller, Buyer shall conclusively be deemed to have: (1) completed all Buyer Investigations, and review of reports and other applicable information and disclosures pertaining to that contingency or cancellation right; (ii) elected to proceed with the transaction; and (iii) assumed all liability, responsibility and expense for Repairs or corrections pertaining to that contingency or

E. EFFECT OF CANCELLATION ON DEPOSITS: If Buyer or Seller gives written notice of cancellation pursuant to rights duly exercised under the terms of this Agreement, Buyar and Seller agree to Sign mutual instructions to cancel the sale and escrow and release deposite to the party entitled to the funds, less fees and costs incurred by that party. Fees and costs may be payable to service providers and vendors for services and products provided during escrew. Release of funds will require mutual Signed release instructions from Buyer and Seller, Judicial decision or arbitration award. A party may be subject to a civil penalty of up to \$1,000 for refusal to sign such instructions if no good faith dispute

15. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final inspection of the Property within 5 (or to Close Of Escrow, NOT AS A CONTINGENCY OF THE SALE, but solely to confirm: (I) the Property is maintained pursuant to paragraph 7A; (II) Repairs have been completed as agreed; and (iii) Seller has complled with Seller's other obligations under this Agreement.

16. LIQUIDATED DAMAGES: If Buyer fails to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. If the Property is a dwelling with no more than four units, one of which Buyer intends to occupy, then the amount retained shall be no more than 3% of the purchase price, Any excess shall be returned to Buyer. Release of funds will require mutual, Signed release instructions from both Buyer and Seller, judicial decision or arbitration award.

BUYER AND SELLER SHALL SIGN A SEPARATE LIQUIDATED DAMAGES PROVISION FOR ANY INCREASED DEPOSIT. (C.A.R. FORM RID) Buyer's initials

17. DISPUTE RESOLUTION:

A. MEDIATION: Buyer and Seller agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to arbitration or court action. Paragraphs 17B(2) and (3) below apply to mediation whether or not the Arbitration provision is initialed. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party commences an action without first attempting to resolve the matter through mediation, or refuses to mediate after a request has been made. then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED.

B. ARBITRATION OF DISPUTES: (1) Buyer and Seller agree that any dispute or claim in Law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration, including and subject to paragraphs 17B(2) and (3) below. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of residential real estate Law experience, unless the parties mutually agree to a different arbitrator, who shall render an award in accordance with substantive California Law. The parties shall have the right to discovery in accordance with California Code of Civil Procedure §1283.05. In all other respects, the arbitration shall be conducted in accordance with Title 9 of Part III of the California Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction. Interpretation of this agreement to arbitrate shall be governed by the Federal Arbitration Act.

(2) EXCLUSIONS FROM MEDIATION AND ARBITRATION: The following matters are excluded from mediation and arbitration: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined In California Civil Code §2985; (II) an unlawful detainer action; (III) the filing or enforcement of a mechanic's lien; and (IV) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver of the

(3) BROKERS: Buyer and Seller agree to mediate and arbitrate disputes or claims involving either or both Brokers, consistent with 17A and B, provided either or both Brokers shall have agreed to such mediation or arbitration prior to, or within a reasonable time after, the dispute or claim is presented to Brokers. Any election by either or both Brokers to participate in mediation or arbitration shall not result

"NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL, BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY."

"WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION TO NEUT Buyer's Initials

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Buyer's initials	(III) TID	
Seller's initials	(-12)	

Selier's initials

8911 Curbaril Avenue Property Address: Atascadero, CA

Date: December 4, 2008

18. PRORATIONS OF PROPERTY TAXES AND OTHER (TEMS; Unless otherwise agreed in writing, the following items shall be PAID CURRENT and prorated between Buyer and Seller as of Close Of Escrow: real property taxes and assessments, interest, rents, HOA regular, special, and emergency dues and assessments imposed prior to Close Of Escrow, premiums on insurance assumed by Buyer, payments on bonds and assessments assumed by Buyer, and payments on Mello-Roos and other Special Assessment District bonds and assessments that are now a lien. The following items shall be assumed by Buyer WITHOUT CREDIT toward the purchase price: prorated payments on Mello-Roos and other Special Assessment District bonds and assessments and HOA special assessments that are now a lien but not yet due. Property will be reassessed upon change of ownership. Any supplemental tax bills shall be paid as follows: (i) for periods after Close Of Escrow, by Buyer; and (ii) for periods prior to Close Of Escrow, by Seller. TAX BILLS ISSUED AFTER CLOSE OF ESCROW SHALL BE HANDLED DIRECTLY BETWEEN BUYER AND SELLER. Prorations shall

19. WITHHOLDING TAXES: Seller and Buyer agree to execute any Instrument, affidavit, statement or instruction reasonably necessary to comply with federal (FIRPTA) and California withholding Law, if required (C.A.R. Forms AS and AB).

20. MULTIPLE LISTING SERVICE ("MLS"): Brokers are authorized to report to the MLS a pending sale and, upon Close Of Escrow, the terms of this transaction to be published and disseminated to persons and entities authorized to use the information on terms

21. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state and local anti-discrimination Laws.

22, ATTORNEY FEES: In any action, proceeding, or arbitration between Buyer and Seller arising out of this Agreement, the prevailing Buyer or Seller shall be entitled to reasonable attorney fees and costs from the non-prevailing Buyer or Seller, except as provided in

23. SELECTION OF SERVICE PROVIDERS: If Brokers refer Buyer or Saller to persons, vendors, or service or product providers ("Providers"), Brokers do not guarantee the performance of any Providers. Buyer and Seller may select ANY Providers of their own

24. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the parties are incorporated in this Agreement, its terms are intended by the parties as a final, complete and exclusive expression of their Agreement with respect to its subject matter, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Neither this Agreement nor any provision in it may be extended, amended, modified, altered or changed, except in writing Signed by Buyer and Seller.

- 25. OTHER TERMS AND CONDITIONS, including attached supplements:

 A.

 Buyer's Inspection Advisory (C.A.R. Form BIA)

 B.

 Purchase Agreement Addendum (C.A.R. Form PAA paragraph numbers:

 C.

 Statewide Buyer and Seller Advisory (C.A.R. Form SBSA)

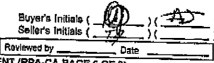
 - Seiler shall provide Buyer with a completed Seller Property Questionnaire (C.A.R. form SPQ) within the time specified in paragraph 144
 - E. Addenda Attached: C.A.R. Forms AD, REO, NCRPA, ADM 1, 5 CBC; and Declarations of Disinterestedness. F. Buyer accepts home in current condition without any further repairs.
- 26. DEFINITIONS: As used in this Agreement.
 - A. "Acceptance" means the time the offer or final counter offer is accepted in writing by a party and is delivered to and personally received by the other party or that party's authorized agent in accordance with the terms of this offer or a final counter offer.
 - B. "Agreement" means the terms and conditions of this accepted California Residential Purchase Agreement and any accepted
 - C. "C.A.R. Form" means the specific form referenced or another comparable form agreed to by the parties.
 - D. "Close Of Escrow" means the date the grant deed, or other evidence of transfer of title, is recorded. If the scheduled close of escrow falls on a Saturday, Sunday or legal holiday, then close of escrow shall be the next business day after the scheduled
 - E. "Copy" means copy by any means including photocopy, NCR, facsimile and electronic.

 F. "Days" means calendar days, unless otherwise required by Law.

 - G. "Days After" means the specified number of calendar days after the occurrence of the event specified, not counting the calendar date on which the specified event occurs, and ending at 11:59PM on the final day.
 - H. "Days Prior" means the specified number of calendar days before the occurrence of the event specified, not counting the calendar date on which the specified event is scheduled to occur.
 - "Electronic Copy" or "Electronic Signature" means, as applicable, an electronic copy or signature complying with California Law. Buyer and Seller agree that electronic means will not be used by either party to modify or alter the content or integrity of this Agreement without the knowledge and consent of the other.

J. "Law" means any law, code, statute, ordinance, regulation, rule or order, which is adopted by a controlling city, county, state or federal legislative, judicial or executive body or agency.

- K. "Notice to Buyer to Perform" means a document (C.A.R. Form NSP), which shall be in writing and Signed by Seller and shall give Buyer at least 24 hours (or as otherwise specified in paragraph 14C(4)) to remove a contingency or perform as
- L. "Repairs" means any repairs (including pest control), alterations, replacements, modifications or retrofitting of the Property
- "Signed" means either a handwritten or electronic signature on an original document, Copy or any counterpart. N. Singular and Plural terms each include the other, when appropriate.





Ргор	8911 Curbaril Avenue enty Address: <u>Atascadero, CA 93422</u>	
27, /	AGENCY:	Date: December 4, 2008
27. J E C 28. JC A.	AGENCY: A. DISCLOSURE: Buyer and Seller each acknowledge prior receipt (Relationships." B. POTENTIALLY COMPETING BUYERS AND SELLERS: Buyer is possibility of multiple representation by the Broker representing that buyer-broker agreement or separate document (C.A.R. Form DA). represent other potential buyers, who may consider, make offers of Broker representing Seller may also represent other sellers with conditional Agent Real Endiagraph of (check one): In the Seller exclusively; or both the Buyer and Selling Agent Real Endiagraph (check one): In the agent of (check one): In the agent of (check one): In the Buyer exclusive Seller. Real Estate Brokers are not parties to the Agreement between the conditional mutual instructions to close the escrow Holder is to use additional mutual instructions to close the escrow 1, 2, 4, 12, 135 paragraph D of the section titled Real Estate Brokers on page 8. If a for in paragraph 29 or 32A, or paragraph D of the section titled Real Estate Brokers on page 8.	and Seller each acknowledge receipt of a disclosure of the forincipal. This disclosure may be part of a listing agreement, Buyer understands that Broker representing Buyer may also on or ultimately acquire the Property. Seller understands that apeting properties of interest to this Buyer, infirmed for this transaction: Chico
	by Broker, Escrow Holder shall accept such agreement(s) and pay of Broker's compensation provided for in such agreement(s). The telespecified paragraphs are additional matters for the information of Econocerned. Buyer and Seller will receive Escrow Holder's general provisions upon Escrow Holder's request. To the extent the general the general provisions will control as to the duties and obligations of the second provisions will control as to the duties and obligations of the second provisions.	ut from Buyer's or Seller's funds, or both, as applicable, the ms and conditions of this Agreement not set forth in the scrow Holder, but about which Escrow Holder need not be ovisions directly from Escrow Holder and will execute such

- the general provisions will control as to the duties and obligations of Escrow Holder only. Buyer and Seller will execute additional instructions, documents and forms provided by Escrow Holder that are reasonably necessary to close the escrow. B. A Copy of this Agreement shall be delivered to Escrow Holder within 3 business days after Acceptance Holder to accept and rely on Copies and Signatures as defined in this Agreement as originals, to open escrow and for other). Buyer and Seller authorize Escrow purposes of escrow. The validity of this Agreement as between Buyer and Seller is not affected by whether or when Escrow Holder Signs this Agreement.
- C. Brokers are a party to the escrow for the sole purpose of compensation pursuant to paragraphs 29, 32A and paragraph D of the section titled Real Estate Brokers on page 8. Buyer and Seller irrevocably assign to Brokers compensation specified in paragraphs 29 and 32A, respectively, and irrevocably instruct Escrow Holder to disburse those funds to Brokers at Close Of Escrow or pursuant to any other mutually executed cancellation agreement. Compensation instructions can be amended or revoked only with the written consent of Brokers. Escrow Holder shall immediately notify Brokers: (i) if Buyer's initial or any additional deposit is not made pursuant to this Agreement, or is not good at time of deposit with Escrow Holder; or (ii) if Buyer and Seller instruct Escrow Holder to cancel escrow.
- D. A Copy of any amendment that affects any paragraph of this Agreement for which Escrow Holder is responsible shall be delivered to Escrow Holder within 2 business days after mutual execution of the amendment.
- 29. BROKER COMPENSATION FROM BUYER: if applicable, upon Close Of Escrow, Buyer agrees to pay compensation to Broker as specified in a separate written agreement between Buyer and Broker.
- 30. TERMS AND CONDITIONS OF OFFER:

This is an offer to purchase the Property on the above terms and conditions. All paragraphs with spaces for initials by Buyer and Seller are incorporated in this Agreement only if initialed by all parties, if at least one but not all parties initial, a counter offer is required until agreement is reached. Seller has the right to continue to offer the Property for sale and to accept any other offer at any time prior to notification of Acceptance. Buyer has read and acknowledges receipt of a Copy of the offer and agrees to the above confirmation of agency relationships. If this offer is accepted and Buyer subsequently defaults, Buyer may be responsible for payment of Brokers' compensation. This Agreement and any supplement, addendum or modification, including any Copy, may be Signed in two or more counterparts, all of which shall constitute one and the same writing.

> Buyer's initials Sellers Initials Reviewed by



Property Addres 31. EXPIRATION	OF OFFER TEN	office chall be						Date	: <u>De</u>	<u>cembe:</u>	c 4,	20	08
Signed offer is authorized to	personally receive	offer shall be deem ed by Buyer, or by by 5:00 PM o	ed revoked a	ind the de	posit sha	all be retu	rned un es Rec	less the d LEarn	offer is	Signed	by Se	ller a	nd a Copy
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(Address) 32. BROKER COM													
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BUYER'S INSPECTION ADVISORY

(C.A.R. Form BIA-A, Revised 10/02)

Property Address: 8911 Curbaril Avenue, Atascadero CA 93422

("Property"),

A. IMPORTANCE OF PROPERTY INVESTIGATION: The physical condition of the land and improvements being purchased is not guaranteed by either Seller or Brokers. For this reason, you should conduct thorough investigations of the Property personally and with professionals who should provide written reports of their investigations. A general physical inspection typically does not cover all aspects of the Property nor items affecting the Property that are not physically located on the Property. If the professionals recommend further investigations, including a recommendation by a pest control operator to inspect inaccessible areas of the Property, you should contact qualified experts to conduct such additional investigations.

- B. BUYER RIGHTS AND DUTIES: You have an affirmative duty to exercise reasonable care to protect yourself, including discovery of the legal, practical and technical implications of disclosed facts, and the investigation and verification of information and facts that you know or that are within your diligent attention and observation. The purchase agreement gives you the right to investigate the Property. If you exercise this right, and you should, you must do so in accordance with the terms of that agreement. This is the best way for you to protect yourself. It is extremely important for you to read all written reports provided by professionals and to discuss the results of inspections with the professional who conducted the inspection. You have the right to request that Seller make repairs, corrections or take other action based upon items discovered in your investigations or disclosed by Seller. If Seller is unwilling or unable to satisfy your requests, or you do not want to purchase the Property in its disclosed and discovered condition, you have the right to cancel the agreement if you act within specific time periods. If you do not cancel the agreement in a timely and proper manner, you may be in
- C. SELLER RIGHTS AND DUTIES: Seiler is required to disclose to you material facts known to him/her that affect the value or desirability of the Property. However, Seller may not be aware of some Property defects or conditions. Seller does not have an obligation to inspect the Property for your benefit nor is Seller obligated to repair, correct or otherwise cure known defects that are disclosed to you or previously unknown defects that are discovered by you or your inspectors during excrow. The purchase agreement obligates Seller to make the Property available to you for investigations.
- D. BROKER OBLIGATIONS: Brokers do not have expertise in all areas and therefore cannot advise you on many items, such as soil stability, geologic or environmental conditions, hazardous or illegal controlled substances, structural conditions of the foundation or other improvements, or the condition of the roof, plumbing, heating, air conditioning, electrical, sewer, septic, waste disposal, or other system. The only way to accurately determine the condition of the Property is through an inspection by an appropriate professional selected by you, If Broker gives you referrals to such professionals, Broker does not guarantee their performance. You may select any professional of your choosing. In sales involving residential dwellings with no more than four units, Brokers have a duty to make a diligent visual inspection of the accessible areas of the Property and to disclose the results of that inspection. However, as some Property defects or conditions may not be discoverable from a visual inspection, it is possible Brokers are not aware of them. If you have entered into a written agreement with a Broker, the specific terms of that agreement will determine the nature and extent of that Broker's duty to you. YOU ARE STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY, IF YOU DO NOT DO SO, YOU ARE ACTING AGAINST THE ADVICE OF BROKERS.
- E. YOU ARE ADVISED TO CONDUCT INVESTIGATIONS OF THE ENTIRE PROPERTY, INCLUDING, BUT NOT LIMITED TO THE
 - 1. GENERAL CONDITION OF THE PROPERTY, ITS SYSTEMS AND COMPONENTS: Foundation, roof, plumbing, heating, air conditioning, electrical, mechanical, security, pool/spa, other structural and non-structural systems and components, fixtures, built-in appliances, any personal property included in the sale, and energy efficiency of the Property. (Structural engineers are best suited to determine possible design or construction defects, and whether improvements are structurally sound.)
- 2. SQUARE FOOTAGE, AGE, BOUNDARIES: Square footage, room dimensions, lot size, age of improvements and boundaries. Any numerical statements regarding these items are APPROXIMATIONS ONLY and have not been verified by Seller and cannot be verified by Brokers. Fences, hedges, walls, retaining walls and other natural or constructed barriers or markers do not necessarily identify true Property boundaries. (Professionals auch as appraisers, architects, surveyors and civil engineers are best suited to determine square footage, dimensions and boundaries of the Property.)
- 3. WOOD DESTROYING PESTS: Presence of, or conditions likely to lead to the presence of wood destroying pests and organisms and other infestation or infection. Inspection reports covering these items can be separated into two sections: Section 1 Identifies areas where infestation or infection is evident. Section 2 identifies areas where there are conditions likely to lead to infestation or infection. A registered structural pest control company is best suited to perform these inspections.
- SOIL STABILITY: Existence of fill or compacted soil, expansive or contracting soil, susceptibility to slippage, settling or movement, and the adequacy of drainage. (Geotechnical engineers are best suited to determine such conditions, causes and remedies.)

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Buyer's Initials (Seller's initials (Reviewed by



BIA-A REVISED 10/02 (PAGE 1 OF 2)

Agent: James Redfern

BUYER'S INSPECTION ADVISORY (BIA-A PAGE 1 OF 2) Phone: (805) 462 - 2100

Broker: C21/Your Professional Choice 8115 El Camino RealAtascadero

Fax: (805) 482 - 2154 CA 93422

Prepared using WINForms® software

12/6	34/2008	17:24	8054622154	C21YPC	PAGE 12
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					Date: December 4, 2008
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By sign this Adv	ing below,	Buyer and er j is encour	Seller each acknowled aged to read it carefull	ige that they have read, understand, accept a	nd have received a Copy of
	Many A	. Johnson	12/04/	J'	
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Andrea L. Johnson

Seller Signature

SURE TRACTION OF SURCEAS"

Seller Signature

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525 South Virgil Avenue, Los Angeles, California 90020

Reviewed by	Date .



Date



8054622154

REO ADVISORY For Properties Being Sold by a Lender After Foreclosure (C.A.R. Form REO, 4/08)

Property Address: 8911 Curbaril Avenue, Atascadero The Seller of the Property is a lender who has acquired title to the Property either by foreclosure or through a deed given CA 93422 in lieu of foreclosure. Many obligations imposed upon sellers, particularly sellers of real property containing one-to-four dwelling units, may not be applicable to the sale of the Property. However, even though Seller is exempt from many obligations, Seller must still comply with many others. Further, even though a Seller may be exempt from certain obligations, a real estate broker's obligations may still apply. This Advisory is intended to inform Buyer and Seller of their rights and obligations independent of those established by the contract between them.

EXEMPTIONS:

- 1. TDS, NHD, Mello-Roos, Improvement Bond Act, Supplemental Property Taxes, Private Transfer Fee: Seller is exempt from providing Buyer with the Real Estate Transfer Disclosure Statement (TDS), Natural Hazard Disclosure Statement (NHD), a Mello-Roos district lien disclosure, an Improvement Bond Act of 1915 notice, a Supplemental Property Tax notice, and a Notice of Private Transfer Fee pursuant to California Civil Code §§ 1102 et seq.
- 2. Earthquake Guides: Seller is exempt from providing either a Homeowner's or Commercial Property Owner's Guide to Earthquake Safety.

REQUIREMENTS:

- Disclosures: Seller is not exempt from common law and statutory duties concerning fraud and deceit, even though the specific TDS Form is not required to be completed. Seller remains obligated to disclose known material facts affecting the value and desirability of the Property.
- 2. Hazard Zones: Seller is not exempt from applicable statutory obligations to disclose earthquake fault zones, seismic hazard zones, state fire responsibility areas, very high fire hazard severity zones, special flood hazard areas and flood hazard zones pursuant to the Public Resources Code, Government Code and United States Code, even though, pursuant to the Civil Code, the specific NHD Form is not required to be completed.
- 3. Smoke Detectors: The sale is not exempt from the State requirements that, for single family residences, operable smoke detectors be in place and that a written statement of compliance be provided to Buyer. It is negotiable between Buyer and Seller who is to pay for the cost of compliance.
- 4. Water Heaters: The sale is not exempt from the State requirement that water heaters be properly anchored, braced or strapped and that Seller provide a written statement of compliance to Buyer. It is negotiable between Buyer and Seller who is to pay for the cost of compliance.
- 5. Lead-based Paint: The Seller is not exempt from the federal obligation to: (i) disclose known lead-based paint and lead-based paint hazards; (ii) provide Buyer copies of reports or studies covering lead-based paint and hazards on the Property; (III) provide Buyer with the pamphlet "Protect Your Family From Lead in Your Home;" and (IV) give Buyer a 10-day opportunity to inspect for lead-based paint and hazards, if the Property contains residential dwelling units and was constructed prior to 1978.

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REO 4/08 (PAGE 1 OF 2)

Buyer's Initials Seller's initials Reviewed by Date



REO ADVISORY (REO PAGE 1 OF 2)

Agent: James Redfern Phone: (805) 462 - 2100 Broker: C21/Your Professional Choice B115 El Camino RealAtascadero Fax: (805) 462 - 2154 Prepared using WINForms® software CA 93422

Property Address: 8911 Curbaril Avenue, Atascadero CA 93422 Date: December 4, 2008

- 6. Megan's Law Database Disclosure: The sale is not exempt from the requirement that residential sales contracts contain the following notice regarding the availability of Information about registered sex offenders: "Notice: Pursuant to Section 290.46 of the Penal Code, information about specified registered sex offenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and ZIP Code in which he or she resides." (Neither Seller nor Brokers are required to check this website. If Buyer wants further information, Broker recommends that Buyer obtain information from this website during Buyer's inspection contingency period. Brokers do not have expertise in this area.)
- 7. Tax Withholding: The sale is <u>not exempt</u> from providing information pertaining to the withholding obligation under either the federal "FIRPTA" or the California withholding requirements upon the sale of real property. However, an with the Secretary of State to do business in California or with a permanent place of business in California, will be exempt from withholding under both Federal and California law.

8. Brokers:

- A. Inspection: The sale is <u>not exempt</u> from the Broker's obligation to conduct a reasonably competent and diligent visual inspection of the accessible areas of the Property and disclose to Buyer material facts revealed by such an Inspection in the sale of residential property containing one-to-four dwelling units. Brokers may do so on C.A.R.
- B. Agency: The sale is <u>not exempt</u> from the obligation to provide agency relationship disclosure and confirmation forms in the sale of residential property containing one-to-four dwelling units.

OTHER CONSIDERATIONS:

- 1. Local Law: Local law may impose obligations on the transfer of real property (such as the installation of low flow toilets or shower heads, emergency gas shut-off valves or installation of smoke detectors). Local law should be consulted to determine if sales of Lender-owned property are exempt from such requirements.
- 2. Amendments to Contract: Lender-prepared addenda, amendments, or counter-offers to a Buyer and Seller Agreement, or a Lender-Prepared contract may conflict with, contradict or be inconsistent with terms in Buyer's offer. Brokers cannot advise Buyer or Seller: (i) which specific terms in any offer may be affected; (ii) whether the terms in any such lender-prepared documents are permissible under California Law; or, (iii) in the event of a discrepancy between the Lender-prepared documents and the Buyer-Seller Agreement, which document or which terms may supersede the other. Buyer is advised to seek legal counsel to discuss the applicability and interpretation of any lender-prepared documents prior to signing any such documents.

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REG 4/08 (PAGE 2 OF 2)



DISCLOSURE REGARDING **REAL ESTATE AGENCY RELATIONSHIPS**

(As required by the Civil Code) (C.A.R. Form AD, Revised 4/06)

When you enter into a discussion with a real estate agent regarding a real estate transaction, you should from the outset understand what type of agency relationship or representation you wish to have with the agent in the transaction.

SELLER'S AGENT

A Seller's agent under a listing agreement with the Seller acts as the agent for the Seller only, A Seller's agent or a subagent of that agent has the following affirmative obligations: To the Seller,

A Fiduciary duty of utmost care, integrity, honesty and loyally in dealings with the Seller. To the Buyer and the Seller:

(a) Diligent exercise of reasonable skill and care in performance of the agent's duties.
 (b) A duty of honest and fair dealing and good faith.

A duty to disclose all fects known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties.

An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set

BUYER'S AGENT

A selling agent can, with a Buyer's consent, agree to act as agent for the Buyer only. In these situations, the agent is not the Seller's agent, even if by agreement the agent may receive compensation for services rendered, either in full or in part from the Seller. An agent acting only for a Buyer has the following affirmative obligations: To the Buyer:

A fiduciary duty of utmost care, integrity, honesty and loyalty in dealings with the Buyer.

To the Buyer and the Saller:

(a) Diligent exercise of reasonable skill and care in performance of the agent's duties.

(b) A duty of honest and fair dealing and good faith.

(c) A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties.

An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set

AGENT REPRESENTING BOTH SELLER AND BUYER

A real estate agent, either acting directly or through one or more associate licensees, can legally be the agent of both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Seller and the Buyar. In a dual agency situation, the agent has the following affirmative obligations to both the Seller and the Buyer:

(a) A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either the Seller or the Buyer.

(b) Other duties to the Seller and the Buyer as stated above in their respective sections.

In representing both Saller and Buyer, the agent may not, without the express permission of the respective party, disclose to the other party that the Seller will accept a price less than the listing price or that the Buyer will pay a price greater than the price offered.

The above duties of the agent in a real estate transaction do not relieve a Seller or Buyer from the responsibility to protect his or her own interests. You should carefully read all agreements to assure that they adequately express your understanding of the transaction. A real estate agent is a person qualified to advise about real estate. If legal or tax advice is desired, consult a competent professional.

Throughout your real property transaction you may receive more than one disclosure form, depending upon the number of agents assisting in the transaction. The law requires each agent with whom you have more than a casual relationship to present you with this disclosure form. You should read its contents each time it is presented to you, considering the relationship between you and the real estate agent in your specific transaction.

This disclosure form includes the provisions of Sections 2079.18 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully. INVE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE CIVIL CODE PRINTED ON THE BACK (OR A

☑ Buyer ☐ Seller ☐ Landlord ☐ Tenant	Doto December 4 0000
Darrien B. Johnson	Date <u>December 4, 2008</u>
Andrea L. Johnson	Date <u>December 4, 2008</u>
ResVestate Broker (Firm) ResVestate Broker (Firm)	9
(Salesperson or Broker-Associate) James Redfern	Date <u>December 4, 2008</u>
THIS FORM SHALL BE PROVIDED AND ACKNOWLEDGED AS FOLLOWS (Civil Code §2079.14): When the listing brokerage company also represents Buyer, the Listing Agent shall have one AD form signed by When Buyer and Seller are represented by different brokerage companies, the Listing Agent shall have one AD form signed by Buyer and one AD form signed by Seller.	Seller and one signed by Buyer. form signed by Seller and the Buyer's
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Reviewed by _	Date)



DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIPS (AD PAGE 1 OF 2)

Agent: James Redfern Phone: (805) 462 - 2100 Fax: (805) 462 - 2154 Prepared using WINForms® software Broker: C21/Your Professional Choice 8115 El Camino RealAtascadero CA 93422

CIVIL CODE SECTIONS 2079.13 THROUGH 2079.24 (2079.16 APPEARS ON THE FRONT)

CIVIL CODE SECTIONS 2079.13 THROUGH 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13 As used in Sections 2079.14 to 2079.24, inclusive, the following terms have the following meanings:

(a) "Agent" means a person acting under provisions of title 9 (commencing with Section 2286) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commancing with Section 10130) of Part 1 of Division 4 of the Businese and Professions Code, and under whose license a listing is executed or an offer to purchase is obtained. (b) "Associate licensee" means a person who is licensed as a real estate broker or under a broker or has entered into a written contract with a broker to ext as the broker's agent in connection with acts requiring a real estate license and to under the broker's supervision in the capacity of an associate licensee. The agent in the real property transaction bears responsibility for his or her principal, in a real property transaction, that duty is equivalent to the duty owed to that party by the broker for whom the associate licensee who a state of the property transaction, and includes a person who extent serious of an agent in more than a casual, transitory, or preliminary manner, with the object of entering into a real property transaction. Buyer" includes vendee or leasee. (d) "Dual agent" means a nagent active seven as gent or through an associate licensee real property transaction. (e) "Usual agent" means an agent active property in the sell through an associate licensee, as agent for both the agent has been authorized to sell the real property or find or obtain a buyer. (f) "Usual agent" means a contract between an owner of real property and an agent, by which he real property with the sell three layers. (f) "Offert or purchase" means a written contract executed by a buyer acting through a selling to sell willing to buty the real property with constitutes or is improved with one to four dwelling units, any leasehold in the listing for which the seller

2079.14 Listing agents and selling agents shell provide the seller and buyer in a real property transaction with a copy of the disclosure form specified in provided in this section 2079.16, and, except as provided in subdivision (c), shall obtain a signed acknowledgement of receipt from that seller or buyer, except as provided in this section or Section 2079.15, as follows: (a) The listing agent, if any, shall provide the disclosure form to the seller or buyer, except as listing agreement. (b) The selling agent shall provide the disclosure form to the seller as soon as practicable prior to presenting the seller with an offer to purchase, unless the selling agent previously provided the seller with a copy of the disclosure form pursuant to subdivision (a). (c) Where the selling agent does not deal on a face-to-face basis with the seller, the disclosure form prepared by the selling agent may be furnished to the seller (and acknowledgement of receipt obtained for the selling agent from the seller) by the listing agent, or the selling agent may deliver the disclosure form by agent shall provide the disclosure form to the buyer as soon as practicable prior to exacultion of the buyer's offer to purchase, except that if the offer to selling agent receives the offer to purchase from the buyer.

2079.15 In any circumstance in which the seller or boyer refuses to sign an acknowledgement of receipt pursuant to Section 2079.14, the agent, or an associate licensee acting for an agent, shall set forth, sign, and date a written declaration of the facts of the refusal.

associate increase acting for an agent, shall set torin, sign, and date a written decraration or the racis of the rerusal.

2079.17 (a) As soon as practicable, the selling agent shall disclose to the buyer and seller whether the selling agent is acting in the real property transaction exclusively as the buyer's agent, exclusively as the seller, sagent, or as a dual agent representing both the buyer and the seller. This relationship shall be prior to or coincident with execution of that contract by the buyer and the seller, espectively. (b) As soon as practicable, the listing agent shall disclose to the seller whether the listing agent is acting in the real property transaction exclusively so the seller's agent, or as a dual agent representing both the buyer and seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller and the listing agent prior to or coincident with the exacution of that contract by the seller. (c) The confirmation required by subdivisions (a) and (b) shall be in the following form.

(Name of Liating Agent)	is the agent of (check one); \square the seller exclusively; or \square both the buyer and seller
(Name of Seiling Agent I/ not the same as the Listing Agent)	is the agent of (check one); ithe buyer exclusively; or ithe seller exclusively; or ithe seller exclusively; or ithe seller.
the time assessment and commitment of the section shall be	In addition to the disclosure required by Section 2070 44
the transaction.	agent for the buyer only, when the selling agent is also acting as the listing agent in

2079.19 The payment of compensation or the obligation to pay compensation to an agent by the seller or buyer is not necessarily determinative of a particular agency relationship between an agent and the seller or buyer. A listing agent and a selling agent may agree to share any compensation or commission paid, or any right to any compensation or commission for which an obligation arises as the result of a real estate transaction, and the terms of any such agreement shall not necessarily be determinative of a particular relationship.

2079.20 Nothing in this article prevents an agent from selecting, as a condition of the agent's employment, a specific form of agency relationship not specifically prohibited by this article if the requirements of Section 2079.14 and Section 2079.17 are compiled with,

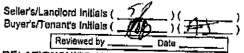
2079.21 A dual agent shall not disclose to the buyer that the seller is willing to sell the property at a price less than the listing price, without the express written consent of the seller. A dual agent shall not disclose to the seller that the buyer is willing to pay a price greater than the offering price, without the express written consent of the buyer. This section does not after in any way the duty or responsibility of a dual agent to any principal with respect to

2079.22 Nothing in this article precludes a listing agent from also being a selling agent, and the combination of these functions in one agent does not, of itself, make that agent a dual agent.

2079.23 A contract between the principal and agent may be modified or altered to change the agency relationship at any time before the performance of the act which is the object of the agency with the written consent of the parties to the agency relationship.

2079.24 Nothing in this article shall be construed to either diminish the duty of disclosure owed buyers and sellers by agents and their associate licensees, subagents, and employees from liability for their conduct in connection with acts governed by this article or for any breach of a fiduciary duty or a duty of disclosure.

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NEW CONSTRUCTION ADDENDUM TO RPA-CA

(Use When Selling A Newly Constructed Completed Home Not Subject To A Public Report Or Not in An Exempt Subdivision) (C.A.R. Form NCRPA, 4/04)

Instructions ('Agreement') dated December 4 . 2009	This is an add Instructions ("Agreen		to the Califor	nia Residentia mbez 4, 20	l Purchase 08	Agreement	and Joint Escre on property known:
In MAINTENANCE RECOMMENDATIONS: Provided with the Agreement are Copies of all builder maintenance and prevents maintenance recommendations. MANUFACTURED PRODUCTS MAINTENANCE AND LIMITED WARRANTIES: Provided with the Agreement are Copies of all builder maintenance prevents and antitenance and finited warranty information. BUILDER LIMITED CONTRACTUAL WARRANTIES: Provided with the Agreement are Copies of all builder finited contract warranty information. BUILDER LIMITED CONTRACTUAL WARRANTIES: Provided with the Agreement are Copies of all builder finited contract warrantes not specified in paragraph 10 of this Addendum or elsewhere in writing. PROCEDURES FOR ACTIONS ON CONTRUCTION DEFECTS AND BESIDEN WARRANTIES: Provided with the Agreement are Copies of all builder finited contract warrantes not specified in paragraph 40 of this Addendum or elsewhere in writing. PROCEDURES FOR ACTIONS ON CONTRUCTION DEFECTS AND BESIDENCH MINISTRUCTION: A. "Notics: California law establishes procedures that must be followed prior to the filling of any action related to a clair construction defect. These procedures impact the legal rights of a homeowner. These procedures may be found in Title 7 Paragraph 40 above. B. Escrow Molder Instruction: By signing this document, the parties are instructing Escrow Molders in the deed language specified in quotes in paragraph 4A above. C. Attached to the Agreement is a Copy of California Civil Code §§ 995 to 945.5 (NOTE: REALTORS® may obtain a PDF version of California Civil Code §§ 995 to 945.5 provided. By initialing here, Buyer and Seller acknowledge that each have ready understands this paragraph and the copy of California Civil Code §§ 995 to 945.5 provided. By initialing here, Buyer and Seller acknowledge that each have ready understands this paragraph and the copy of California Civil Code §§ 995 to 945.5 provided. By initialing here, Buyer and Seller acknowledge that each have ready understands the procedures set forth in Title 7 of Part 2 prior to any medical provided provid	between	Darre	1 S. Johnson.	<u> Andrea T</u>	93422 70hn eon		("Property
1. MAINTENANCE RECOMMENDATIONS: Provided with the Agreement are Copies of all builder maintenance and prevents maintenance recommendations. 2. MANUFACTURED PRODUCTS MAINTENANCE AND LIMITED WARRANTIES: Provided with the Agreement are Copies of manufactured products maintenance, preventative maintenance and limited warranty information. 3. BUILDER LIMITED CONTRACTUAL WARRANTIES: Provided with the Agreement are Copies of all builder limited contract warranties not specified in paragraph 10 of this Addendur or set where in writing. 4. PROCEDURES FOR ACTIONS ON CONSTRUCTION DEFECTS MUSTRUCTION: 4. "Notice: California law establishes procedures impact the legal right of a bornaowner. These procedures may be found in Title 7 earl 2 of Division 2 of the California Civil Code ox and the must be Darbowd prior to the filing of any action related to a clair construction defect. These procedures impact the legal right of a bornaowner. These procedures may be found in Title 7 earl 2 of Division 2 of the California Civil Code Sig 935 to 945.5 (NOTE: REALTORS® may obtain a PDF vers of California Civil Code \$§ 935 to 945.5 (NOTE: REALTORS® may obtain a PDF vers of California Civil Code §§ 935 to 945.5 to thick the paragraph Ad above. 5. Altached to the Agreement is a Copy of California Civil Code §§ 935 to 945.5 (NOTE: REALTORS® may obtain a PDF vers of California Civil Code §§ 935 to 945.5 to thick the paragraph Ad above. 6. Altached to the Agreement is a Copy of California Civil Code §§ 935 to 945.5 (NOTE: REALTORS® may obtain a PDF vers of California Civil Code §§ 935 to 945.5 to thick the paragraph and the copy of California Civil Code §§ 935 to 945.5 (NOTE: REALTORS® may obtain a PDF vers of California Civil Code §§ 935 to 945.5 (NOTE: REALTORS® may obtain a PDF vers of California Civil Code §§ 935 to 945.5 (NOTE: REALTORS® may obtain a PDF vers of California Civil Code §§ 935 to 945.5 (NOTE: REALTORS® note of California Civil Code §§ 935 to 945.5 (NOTE: REALTORS® note of California Civil Code §§ 935 to 945.5 (NOTE:	and	on to a to			DOMISON		("Buyer
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3. BUILDER LIMITED CONTRACTUAL WARRANTIES: Provided with the Agreement are Copies of all builder fimited contract warranties not specified in paragraph 10 of this Addendum or elsewhere in writing. 4. PROCEDURES FOR ACTIONS ON CONSTRUCTION DEFECTS AND ESCROW INSTRUCTION: A. "Notice: California law establishes procedures that must be followed prior to the filing of any action related to a clair construction defect. These procedures impact the legal rights of a homeower. These procedures may be found in Title 7, Parl 2 of Division 2 of the California Civil Code commencing with § 895. B. Esorow Holder Instruction: By signing this document, the parties are instructing Escrow Holder to insent in the deed language specified in quotes in paragraph a A above. G. Attached to the Agreement is a Copy of California Civil Code §§ 895 to 945.5, in http://www.car.org/library/medic/papers/pdf/CACIvilCodes99 945.pdf.) D. By initialing here, Buyer and Seller acknowledge that each has read and understands this paragraph and the copy of California Civil Code §§ 895 to 945.5 provided. MON-ADVERSARIAL PROCEDURE OF CALIFORNIA Civil Code §§ 914 for construction defect claims. AGENT FOR NOTICE: Claims and requests for information relating to construction defect claims. AGENT FOR NOTICE: Claims and requests for information relating to construction defect claims. By initialing here, Buyer and Seller acknowledge that each has read and westerstands this paragraph. By initialing here, Buyer and Seller acknowledge that each has read and westerstands this paragraph. By initialing here, Buyer and Seller acknowledge that each has read and westerstands this paragraph. By initialing here, Buyer and Seller acknowledge that each has read and westerstands this paragraph. By initialing here, Buyer and Seller seller super and Seller agree that the procedures set forth in Title 7 of Part 2 of Division 2 of the California Civil Code commencing with § 995 enable pply to any construction defect dates. By initialing here, Buyer and Seller set	2. MANUFACTURE	D PRODUCTS MAINTE	NANCE AND LIMIT	ED WARRANTIE	ES: Provided v	vith the Amson	nont ara Casies et
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By initialing here, Buyer and Seller acknowledge that each has read and rederstands this paragraph. Buyer's Initialis Seller's Representative) DOCUMENTATION TO SUBSEQUENT PURCHASERS: Buyer is instructed to give any subsequent purchaser all documer related to the sale and purchase that Buyer receives from Seller. MEDIATION AND ARBITRATION: Paragraph 178(2) of the Agreement is modified as follows, unless otherwise agreed in separate written agreement signed by Buyer and Seller: Buyer and Seller agree that the procedures set forth in Title 7 of Part 2 Division 2 of the California Civil Code commencing with § 895 shall apply to any construction defect disputes relating to the Proper INSULATION: The Federal Trade Commission requires that a new home seller must include in every new home sales contract the following information regarding type, thickness and R-value of insulation to be installed in each part of the residence: Exterior Walls: Type Thickness R-Value Ceilings: Type Thickness R-Value Ceilings: Type Thickness R-Value Other : Type Thickness R-Value Copyright laws of the United States (Title 17 U.S. Code) forbid the unauthorized oduction of this form, or any portion thereof, by protocopy machine or any other ins. Including facsimile or computarized formats. Copyright © 2004-2007, INCRNAIA ASSOCIATION OF REALTORSO, INC. ALL RIGHTS RESERVED. Reviewed by Date	 AGENT FOR NOT 	DCF: Claims and request	to for Information	A) to	uciect cialifie,		
By Initialing here, Buyer and Seller acknowledge that each has read and rederstands this paragraph. Buyer's Initials (or Seller's Initials (or Seller's Representative) DOCUMENTATION TO SUBSEQUENT PURCHASERS: Buyer is instructed to give any subsequent purchaser all documer related to the sale and purchase that Buyer receives from Seller. MEDIATION AND ARBITRATION: Paragraph 17B(2) of the Agreement is modified as follows, unless otherwise agreed in separate written agreement signed by Buyer and Seller: Buyer and Seller agree that the procedures set forth in Title 7 of Part 2 prior to any mediation or arbitration that may otherwise be required by the Agreement. INSULATION: The Federal Trade Commission requires that a new home seller must include in every new home sales contract the following information regarding type, thickness and R-value of insulation to be installed in each part of the residence: Exterior Walls: Type Thickness R-Value Ceilings: Type Thickness R-Value Other : Type Thickness R-Value Cother : R-Value	of Title 7 of Part 2	of Division 2 of the Call	ifornia Civil Code co	mmencina with 8	uon delect alle ad venten 019 2	gations made p	oursuant to Chapter
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following information regarding type, thickness and R-value of insulation to be installed in each part of the residence: Exterior Walls: Type Thickness R-Value Ceilings: Type Thickness R-Value Interior Walls: Type Thickness R-Value Other: Type Thickness R-Value Copyright laws of the United States (Title 17 U.S. Code) forbid the unsulhorized solucion of this form, or any portion thereof, by photocopy machine or any other insulations from the computarized formets. Copyright © 2004-2007, IFORNIA ASSOCIATION OF REALTORS®, INC. ALL RIGHTS RESERVED. Reviewed by Date	Drior to any mediati	ion or sublication that may		Directory to early o	Alienacijāti Œ	rect aisputes re	iating to the Properts
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Ceilings: Type Thickness R-Value Interior Walls: Type Thickness R-Value Other : Type Thickness R-Value Copyright laws of the United States (Title 17 U.S. Code) forbid the unauthorized oduction of this form, or any portion thereof, by photocopy machine or any other ins, including facsimite or computarized formats, Copyright © 2004-2007, IFORNIA ASSOCIATION OF REALTORS®, INC. ALL, RIGHT'S RESERVED. RPA 4/04 (PAGE 1 OF 2) Reviewed by Date							
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Other: Type Thickness R-Value Copyright laws of the United States (Title 17 U.S. Code) forbid the unsulhorized coduction of this form, or any portion thereof, by photocopy machine or any other ins, including facsimile or computarized formsts, Copyright © 2004-2007, IFORNIA ASSOCIATION OF REALTORS®, INC. ALL RIGHTS RESERVED. RPA 4704 (PAGE 1 OF 2) Reviewed by Date	Ceilings:	Туре	Thickne	88		R-Value	
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gent: James Redfern Phone: (805) 462 - 2100 Fax: (805) 462 - 2154 Prepared using WiNForms® software oker: C21/Your Professional Choice 8115 El Camino RealAtascadero , CA 93422	oker: C21/Your Profess			Fax: (805) 482			NForms® software

Property Address: 8911 Curbaril Avenue, Atascadero CA 93422 10. WARRANTY:

Date: December 4, 2008

- A. SELLER WARRANTY: Pursuant to Chapter 2 of Title 7 of Part 2 of Division 2 of the California Civil Code commencing with § 896, Seller warrants the Property including, but not limited to, fit and finish of cabinets, mirrors, flooring, interior and exterior walls, countertops, paint finishes and trim, against defective materials and workmanship for a period of 1 year from the date of occupancy ("Seller Warranty"), provided that Seller receives notice of such defect(s) within the 1-year period, Defects that were inspected and approved/waived by Buyer under paragraph 15 of the Agreement or thereafter, minor settling cracks, damage caused by Buyer or movers, or damage due to alterations or additions made other than by Seller, are excluded from Seller's Warranty. Seller will, at Seller's option, and within a reasonable time, repair or replace any defect in the Property. Seller will assign to Buyer all material and subcontractor warranties.
- B. Seller's obligations are subject to Chapter 2 of Title 7 of Part 2 of Division 2 of the California Civil Code commencing with § 898, unless Seller elects to offer an enhanced protection agreement ("EPA") in place of the provisions of Chapter 2. The protection offered in the EPA must be greater than or equal to the protection offered in Chapter 2. If Seller elects to offer an EPA the election shall be made in writing with Buyer no later than the Close Of Escrow and Seller shall provide Buyer a copy of Chapter 2 and advise Buyer of Seller's election not to be subject to its provisions.

C. Seller shall not be liable for, or have any obligation to provide, warranty services with respect to any defect expressly noted and approved/waived by Buyer at Close Of Escrow.

- D. THE SELLER'S WARRANTY IS PROVIDED IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS, AND IN LIEU OF ANY STRICT LIABILITY OF SELLER IN TORT, TO THE EXTENT SUCH LIABILITY MAY BE DISCLAIMED UNDER CALIFORNIA LAW. THE SELLER'S WARRANTY ALSO EXCLUDES LIABILITY FOR CONSEQUENTIAL DAMAGES TO THE EXTENT THAT SUCH LIABILITY MAY BE DISCLAIMED UNDER CALIFORNIA LAW
- E. WHETHER OR NOT SELLER WARRANTS ANY ASPECT OF THE PROPERTY, SELLER IS OBLIGATED TO DISCLOSE KNOWN MATERIAL FACTS, AND TO MAKE OTHER DISCLOSURES REQUIRED BY LAW.
- F. Buyer and Seller understand and acknowledge that Brokers shall not be liable for any breach of paragraph 10 of this addendum. 11. PROPOSITION 65 WARNING: MATERIALS INCLUDED IN THE CONSTRUCTION OF THIS HOUSE WILL EXPOSE YOU TO
- FORMALDEHYDE, A SUBSTANCE KNOWN TO CAUSE CANCER. FURTHER INFORMATION MAY BE OBTAINED FROM THE BUILDER/SELLER.

The following information is intended to explain the warning furnished by Seller of this home for exposures to formaldehyde, a substance known to the State of California to cause cancer. The exposures are caused by materials of which the house is or will be

The United States Environmental Protection Agency, the California Air Resources Board, and other agencies have measured the presence of formaldehyde in the indoor air of homes in California, Levels of formaldehyde that present a significant cancer risk have been measured in most homes. Formaldehyde is present in the air because it is emitted by a variety of building materials and home products purchased by Seller from materials suppliers. These materials include carpeting, pressed wood products, insulation, plastics,

This home, if constructed prior to entering into this Agreement, has not been tested, and if constructed after entering into this Agreement, will not be tested. Given the cost of testing, it is not feasible to test every home to ascertain the level of formaldehyde present. Most homes that have been tested elsewhere do contain formaldehyde, although the concentrations vary from home to home with no obvious explanation for the differences. One of the problems is that many suppliers of building materials and home products do not provide information on chemical ingredients to builders, in the absence of specific information on these homes, and in light of the materials used in their construction, Seller believes that a warning is necessary.

Buyer may have further questions about these issues. Seller is willing to share any further information Seller has obtained and will provide, upon request, a list of known materials suppliers that may be contacted for further information, and whether any inquiry

12. LEGAL ADVICE: Buyer and Seller are advised to consult with legal counsel: (i) about whether to elect to engage in an alternate non-adversarial procedure other than the procedure set forth in California Civil Code § 914 and (II) regarding the effect of an EPA, as specified in paragraph 10B above, and the implications to each party in this transaction if construction defect claims are not subject to the provisions of Chapter 2. Seller is also advised to consult with legal counsel: (i) to determine whether it is advisable to record on title, in addition to the Notice provided in paragraph 4A above, additional documents, and if so, which ones and when, and (ii) whether Seller should elect to offer an EPA in place of the protection

By signing below, Buyer and Seller acknowledge that each has read, understands, received a copy of, and agrees to the terms of this New Construction Addendum.

Buyer Haun J. Johnson	Darren S. Johnson Date December 4, 2008
Buyer	Andrea L. Johnson Date December 4, 2008
Seller /	horas P. Jevenissen, Date 12/5/03
Seller THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA AS	Ch. 11 trustee for Estate Francial Inc. Date
THE CALLEDONIA ACCUMENTATION OF THE CALLEDONIA AC	COPIATION OF FELL SOCIETY AND AND ADDRESS OF THE STATE OF

Reviewed by Date	 TOUAL HOUSEN

No. One

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ADDENDUM

(C.A.R. Form ADM, Revised 10/01)

The following terms and conditions are hereby incorporated in and	made a part of the: 🖾 Residential Purchase Agreement,
Manufactured Home Purchase Agreement, Business Purchase Agreement	reement, C Residential Lease or Month-to-Month Rental
Agreement, ☐ Vacant Land Purchase Agreement, ☐ Residential Incor Purchase Agreement, ☐ other	ne Property Purchase Agreement, Commercial Property
dated, on property known as 8911 Curl	
in which <u>Darren S. Johnson, Andrea L. Jo</u> and	is referred to as ("Seller/Landlord").
1. A note and Deed of Trust in favor of Johnson Far Johnson & Andres L. Johnson and recorded through e	mily Trust to be executed by Darren S.
2. Buyers have seen and reviewed a Home Inspection and remove contingencies regarding property condit:	ion, title and HOA.
3. Offer subject to cancellation of current escrow,	
The feverage laws and a second	
The foregoing terms and conditions are hereby agreed to, and the undersign Date <u>December 4, 2008</u> Date	1 / 4
- Ilan Illa /	/Landlord
Darren S. Johnson	/Landlord
The copyright laws of the Linked States Citie 17 LLS. Code (Artist the Unauthorise)	this form, or any portion thereof, by obotopony machine or any other manne
including facsimile or computarized formats. Copyright© 1986-2001, California Association of THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C. ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE B TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PRO	A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR
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Published and Distributed by: REAL ESTATE BUSINESS SERVICES INC	
The System? For Success? a subsidiary of the Celifornia Association of REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020 ADM-11 REVISED 10/01 (PAGE 1 OF 1)	Reviewed by Broker or Designee Date

Property Address;



8054622154

STATEWIDE BUYER AND SELLER ADVISORY

(This Form Does Not Replace Local Condition Disclosures. Additional Addenda May Be Attached to This Advisory, See Paragraph 44) (C.A.R. Form SBSA, Revised 4/07)

8911 Curbaril Avenue

Atascadero, CA 93422 ("Property").

BUYER RIGHTS AND DUTIES:

- The physical condition of the land and improvements being purchased are not guaranteed by Seller or Brokers.
- You should conduct thorough investigations of the Property personally and with appropriate professionals.
- If professionals recommend further inspections, you should contact qualified experts to conduct such inspections.
- You should retain your own professional even if Seller or Broker has provided you with existing reports.
- You should read all written reports given to you and discuss those reports with the persons who prepared them.
- · You have the right to request that the Seller make repairs, corrections or take other actions based on inspections or disclosures.
- If the Seller is unwilling or unable to satisfy your requests, and you act within certain time periods, you may have the right to cancel the agreement. If you cancel outside these periods, you may be in breach of contract.
- The terms of the purchase agreement and any counter offers and addenda establish your rights and responsibilities. YOU ARE STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY. IF YOU DO NOT DO SO, YOU ARE ACTING AGAINST THE ADVICE OF BROKERS.

SELLER RIGHTS AND DUTIES:

- You have a duty to disclose material facts known to you that affect the value or desirability of the Property.
- You are obligated to make the Property available to the Buyer for inspections allowed by the contract.
- This form is not a substitute for completing a Real Estate Transfer Disclosure Statement, if required, and any other property-specific questionnaire or disclosure.
- The terms of the Purchase Agreement and any Counter Offers and Addenda establish your rights and responsibilities.

BROKER RIGHTS AND DUTIES:

- Brokers do not have expertise in all areas and matters affecting the Property or your evaluation of it.
- For most sales of residential properties with no more than four units, Brokers have a duty to make a reasonably competent and diligent visual inspection of the accessible areas of the Property and disclose to you material facts or defects that the inspection reveals.
- Many defects and conditions may not be discoverable by a Broker's visual inspection.
- If Broker gives a referral to another professional, Broker does not guarantee that person's performance. You may select any professional of your own choosing.
- Any written agreement between Broker and Buyer or Seller establishes the rights and responsibilities of those parties.
- 1. INSPECTIONS: Buyer and Seller are advised that Buyer has the right to obtain various inspections of the Property under most residential purchase agreements. Buyer is advised to have the Property inspected by a professional property inspection service within Buyer's inspection contingency period. A licensed building contractor or other professional may perform these services. The inspector generally does not look behind walls or under carpets, or take equipment apart. Certain items on the Property, such as chimneys and spark arresters, plumbing, heating, air conditioning, electrical wiring, pool and spa, septic system, well, roof, foundation and structural items may need to be inspected by another professional, such as a chimney sweep, plumber, electrician, pool and spa service, septic or well company or roofer. A general physical inspection typically will not test for mold, wood destroying pests, lead-based paint, radon, asbestos and other environmental hazards, geologic conditions, age, remaining useful life or water-tightness of roof, cracks, leaks or operational problems associated with a pool or spa or connection of the Property to a sewer system. If Buyer wants further information on any aspect of the Property, Broker recommends that Buyer have a discussion with the professional property inspector and that Buyer hire an appropriate professional for the area of concern to Buyer, Brokers do not have expertise in these areas. Brokers do not verify the results of any such inspection or guarantee the performance of any such inspector or service. Any election by Buyer to waive the right to a physical inspection of the Property or to rely on somebody other than an appropriate professional is against the advice of Brokers. Not all inspectors are licensed and licenses are not available for all types of inspection activities.

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Reviewed by	Date



STATEWIDE BUYER AND	SELLER ADVISORY (SPS	A BAGE 4 OF 485
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Agent: James Redfern Phone: (805) 462 - 2100 Broker: C21/Your Professional Choice 8115 El Camino RealAtascadero CA 93422

Fax: (805) 462 - 2154

Prepared using WINForms® software

8911 Curbaril Avenue Property Address: <u>Atascadero, CA 93422</u>

Date: December 4, 2008

- 2. SQUARE FOOTAGE, LOT SIZE AND BOUNDARIES: Buyer and Seller are advised that only an appraiser or land surveyor, as applicable, can reliably confirm square footage, lot size, Property corners and exact boundaries of the Property. Representations regarding these items that are made in a Multiple Listing Service, advertisements, and from property tax assessor records are often approximations, or based upon inaccurate or incomplete records. Fences, hedges, walls or other barriers may not represent actual boundary lines. Brokers have not verified any such representations. Brokers do not have expertise in this area. If Buyer wants information about the exact square footage, lot size or location of Property corners or boundaries, Broker recommends that Buyer hire an appraiser or licensed surveyor to investigate these matters during Buyer's inspection contingency period.
- 3. SOIL AND GEOLOGIC CONDITIONS: Buyer and Seller are advised that real estate in California is subject to settling, slippage, contraction, expansion, subsidence, earthquakes and other land movement. The Property may be constructed on fill or improperly compacted soil and may have inadequate drainage capability. Any of these matters can cause structural problems to improvements on the Property. Civil or geo-technical engineers are best suited to evaluate soil stability, grading, drainage and other soil conditions. Additionally, the Property may have known or unknown mines, mills, caves or wells. Brokers do not have expertise in this area. If Buyer wants further information, Broker recommends that Buyer hire an appropriate professional. Not all inspectors are licensed and licenses are not available for all types of inspections.
- 4. GEOLOGIC HAZARDS: Buyer and Seller are advised that California has experienced earthquakes in the past, and there is always a potential of future earthquakes. Damage caused by an earthquake may not be discoverable by Buyer's or Brokers visual inspection. Inspection by a licensed, qualified professional is strongly recommended to determine the structural integrity and safety of all structures and improvements on the Property. If the Property is a condominium, or located in a planned unit development or in a common interest subdivision, Buyer is advised to contact the homeowners association about earthquake repairs and retrofit work and the possibility of an increased or special assessment to defray the costs of earthquake repairs or retrofit work. Buyer is encouraged to obtain and read the booklet entitled "The Homeowners Guide to Earthquake Safety," In most cases a questionnaire within the booklet must be completed by Seller and the entire booklet given to the Buyer if the Property was built prior to 1960. If the Property was built before 1975, and contains structures constructed of masonry or precast (tilt up) concrete walls, with wood frame floors or roof, or if the building has unreinforced masonry walls, then Seller must provide Buyer a pamphlet entitled "The Commercial Property Owner's Guide to Earthquake Safety." Many areas have a wide range of geologic problems and numerous studies have been made of these conditions. Some of this information is available for public review at city and county planning departments. Buyer is encouraged to review the public maps and reports and/or obtain a geologist's inspection report. Brokers do not have expertise in this area. Buyer may be able to obtain earthquake insurance to protect their interest in the Property. Sellers who agree to provide financing should also consider requiring Buyers to obtain such insurance,
- 5. ENVIRONMENTAL HAZARDS: Buyer and Seller are advised that the presence of certain kinds of organisms, toxins and contaminants, including, but not limited to, mold (airborne, toxic or otherwise), fungi, mildew, lead-based paint and other lead contamination, asbestos, formaldehyde, radon, methane, other gases, fuel oil or chemical storage tanks, contaminated soil or water, hazardous waste, waste disposal sites, electromagnetic fields, nuclear sources, urea formaldehyde, or other materials may adversely affect the Property and the health of individuals who live on or work at the property as well as pets. If Buyer wants further information, Buyer is advised and Broker recommends that Buyer have the Property inspected for the existence of such conditions and organisms, and conditions that may lead to their formation. Not all inspectors are licensed and licenses are not available for all types of inspection activities. Buyer is also advised to consult with appropriate experts regarding this topic during Buyer's inspection contingency period. Brokers do not have expertise in this area. Broker recommends that Buyer and Seller read the booklets titled, "Residential Environmental Home."
- 6. MOLD: Buyer and Seller are advised that the presence of certain kinds of mold, fungi, mildew and other organisms, sometimes referred to as "toxic mold" (collectively "Mold") may adversely affect the Property and the health of individuals who live on or work at the Property as well as pets. Mold does not affect all people the same way, and may not affect some people at all. Mold may be caused by water leaks or other sources of moisture such as, but not limited to, flooding, and leaks in windows, pipes and roof. Seller is advised to disclose the existence of any such condition of which he or she is aware. Buyer should carefully review all of Seller's disclosures for any indication that any of these conditions exist, it is, however, possible that Mold may be hidden and that Seller is completely unaware of its existence. In addition, Mold is often undetectable from a visual inspection, a professional property inspection and even a structural pest control inspection. Brokers do not have expertise in this area. If Buyer wants further information, Broker recommends that Buyer have the Property tested for Mold by an environmental hygienist or other appropriate professional during Buyer's inspection contingency period. Not all inspectors are licensed and licenses are not available for all types thinspection activities.

Buyer's Initials () (74)
Seller's Initials () Date _____

8911 Curbaril Avenue Property Address; <u>Atascadoro, CA 9342</u>2

8054622154

Date: December 4, 2008

- 7. WATER INTRUSION: Buyer and Seller are advised that many homes suffer from water intrusion or leakage. The causes of water intrusion are varied, and can include defective construction, faulty grading, deterioration of building materials and absence of waterproof barriers. Water intrusion can cause serious damage to the Property. This damage can consist of wood rot, mold, mildew and even damage to the structural integrity of the Property. The cost of repairing and remediating water intrusion damage and its causes can be very significant. The existence and cause of water intrusion is often difficult to detect. Because you, your Broker or a general home inspector cannot visually observe any effects of water intrusion, Buyer and Seller should not assume that such intrusion does not exist. Broker recommends that Buyer have the Property inspected for water intrusion by an appropriate professional. Brokers do not have expertise in this area.
- 8. SEPTIC SYSTEM(S): Buyer and Seller are advised that a property may be served by one or more septic systems even though adjoining properties are connected to a sewer line. Buyer and Seller are also advised that some septic tanks and government agency to verify that the Property is connected to a sewer or served by a septic system. If the Property is served by a septic system it may consist of a septic tank, cesspool, pits, leach lines or a combination of such mechanisms ("collectively, System"). No representation or warranty is made by Seller or Broker concerning the condition, operability, size, capacity or future expansion of a System, nor whether a System is adequate for use by the intended occupants of the Property. A change in the number of occupants or the quantity, composition or methods of depositing waste may affect the efficiency of the System. In addition, the amount of rainfall and ground water table may also affect the efficiency of the System can cause the System to fail at any time. Broker recommends that Buyer obtain an independent evaluation of any System by a qualified sanitation professional during Buyer's inspection contingency period. Brokers do not have expertise other additional components of the System such as pits and leach fields. Not all inspectors are licensed and licenses are require System inspection. System-related maintenance costs may include, but not be limited to, locating, pumping or providing outlets to ground level. Brokers are unable to advise Buyer or Seller regarding System-related issues or cautioned that the inspection cost may include, but not be limited to, the costs of locating, pumping or providing outlets to
- 9. WELL AND WATER SYSTEM(S): Buyer and Seller are advised that the Property may be served by one or more water wells, springs, or private community or public water systems. Any of these private or public water systems may contain bacteria, chemicals, minerals and metals, such as chromium. Well(s) may have been abandoned on the Property. Buyer is advised to have both the quality and the quantity of water evaluated, and to obtain an analysis of the quality of any domestic and agricultural water in use, or to be used at the Property, from whatever source. Water quality tests can include not only tests for bacteria, such as coliform, but also tests for organic and inorganic chemicals, mineral content and gross alpha testing for radioactivity. Broker recommends that Buyer consult with a licensed, qualified well and pump company and local government agency to determine whether any well/spring or water system will adequately serve Buyer's spring capacity, quantity output and quality may change at any time. There are no guarantees as to the future water quality inspection of the condition, age, adequacy and performance of all components of the well/spring and any water system during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 10. WOOD DESTROYING PESTS: Buyer and Seller are advised that the presence of, or conditions likely to lead to the presence of, or other infestation or infection of wood destroying pests and organisms may adversely affect the Property. Inspection reports covering these items can be separated into two sections: Section 1 identifies areas where infestation or infection is evident. Section 2 identifies areas where there are conditions likely to lead to infestation or infection. Brokers do not have expertise in this area. If Buyer wants further information, Buyer is advised and Broker recommends that Buyer have the Property inspected for the existence of such conditions and organisms, and conditions that may lead to their formation by a registered structural pest control company during Buyer's inspection contingency period.
- 11. EASEMENTS, ACCESS AND ENCROACHMENTS: Buyer and Seller are advised that confirming the exact location of easements, shared or private driveways or roadways, and encroachments on or to the Property may be possible only by conducting a survey. There may be unrecorded easements, access rights, encroachments and other agreements affecting the Property that may not be disclosed by a survey. Representations regarding these items that are made in a Multiple Listing Service, advertisements, or plotted by a title company are often approximations, or based upon inaccurate or incomplete records. Brokers have not verified any such representations. If Buyer wants further information Buyer is advised and Broker recommends that Buyer hire a licensed surveyor during Buyer's inspection contingency period. Brokers

Buyer's Initials (A) (A) (Seller's Initials (Date) (Date)

ENLI HOUSE OPPORTUNITY

Property Address: Atascadero, CA 93422

Date: December 4, 2008

- 12. EARTHQUAKE FAULT ZONES AND SEISMIC HAZARD ZONES: Buyer and Seller are advised that California Public Resources Code Sections 2622 and 2696 require the delineation and mapping of "Earthquake Fault Zones" along known active faults and "Seismic Hazard Zones" in California. Affected cities and counties must regulate certain development projects within these zones. Construction or development on affected properties may be subject to the findings of a geological report prepared by a registered California geologist, Generally, Seller must disclose if the Property is in such a zone and can use a research company to aid in the process. If Buyer wants further information, Broker recommends that, during Buyer's inspection contingency period, Buyer make independent inquiries with such research companies or with appropriate government agencies concerning the use and improvement of the Property. Brokers do not have expertise in this area. Buyer is advised that there is a potential for earthquakes and seismic hazards even outside designated zones.
- 13. FIRE HAZARDS: Buyer and Seller are advised that fires annually cause the destruction of thousands of homes. Due to varied climate and topography, certain areas have higher risks of fires than others. Certain types of materials used in home construction create a greater risk of fire than others. If the Property is located within a State Fire Responsibility Area or a Very High Fire Hazard Zone, generally Seller must disclose that fact to Buyer under California Public Resources Code Section 4136 and California Government Code Sections 51178 and 51183.5, and may use a research company to aid in the process. If Buyer wants further information, Broker recommends that, during Buyer's inspection contingency period, Buyer contact the local fire department and Buyer's insurance agent regarding the risk of fire. Brokers do not have expertise in this area. Buyer is advised that there is a potential for fires even outside designated zones.
- 14. FLOOD HAZARDS: Buyer and Seller are advised that if the Property Is located within a Special Flood Hazard Area, as designated by the Federal Emergency Management Agency, or an area of Potential Flooding pursuant to California Government Code Section 8589.3, generally Seller must disclose this fact to Buyer and may use a research company to aid in the process. The National Flood Insurance Program was established to Identify all flood plain areas and establish flood-risk zones within those areas. The program mandates flood insurance for properties within high-risk zones if loans are obtained from a federally-regulated financial institution or are insured by any agency of the United States Government. The extent of coverage and costs may vary. If Buyer wants further information, Broker recommends that Buyer consult his or her lender and/or insurance agent during Buyer's inspection contingency period. Brokers do not have expertise in this area. Buyer is advised that there is a potential for flooding even outside designated zones.
- 15. BUILDING PERMITS, ZONING AND CODE COMPLIANCE; Buyer and Seller are advised that any structure on the 15. BUILDING PERMITS, ZONING AND CODE COMPLIANCE: Buyer and Seller are advised that any structure on the Property, including the original structure and any addition, modification, remodel or improvement may have been built without permits, not according to building codes, or in violation of zoning laws. Further, even if such structure was built according to the then-existing code or zoning requirement, it may not be in compliance with current building standards or local zoning. It is also possible that local law may not permit structures that now exist to be rebuilt in the event of damage or destruction. Buyer is advised to check with appropriate government agencies or third party professionals to verify permits and legal requirements and the effect of such requirements on current and future use of the Property, its development and size. If Buyer wants further information Broker recommends that Buyer discuss the issue with an appropriate professional during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 16. VIEWS; Buyer and Seller are advised that present views from the Property may be affected by future development or growth of trees and vegetation on adjacent properties and any other property within the line of sight of the Property. Broker makes no representation regarding the preservation of existing views. If Buyer wants further information, Broker recommends that Buyer review Covenants, Conditions and Restrictions, if any, and contact neighboring property owners, government agencies and homeowner associations, if any, during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 17. FUTURE REPAIRS, REPLACEMENTS AND REMODELS: Buyer and Seller are advised that replacement or repairs of 17. FUTURE REPAIRS, REPLACEMENTS AND REMODELS: Buyer and Seller are advised that replacement or repairs of certain systems or remodels of portions of the Property may trigger requirements that homeowners comply with laws and regulations that either come into effect after Close of Escrow or are not required to be complied with until the replacement, repair or remodel has occurred. Permit or code requirements or building standards may change after Close of Escrow, resulting in increasing costs to repair existing features. In particular, changes to state and federal energy efficiency regulations impact the installation, replacement and some repairs of heating and air conditioning units (HVAC). Federal regulations now require manufacturers of HVAC units to produce only units meeting a new higher Seasonal Energy Efficiency Rating (SEER). This will likely impact repairs and replacements of existing HVAC units. State regulations now require that when installing or replacing HVAC units, with some exceptions, duct work must be tested for leaks. Duct work leaking more than 15 percent must be repaired to reduce leaks. The average existing duct work typically leaks 30 percent. More information is available at the California Energy Commission's website http://www.energy.ca.gov/title24/changeout. Home warranty policies may not cover such inspections or repairs. If Buyer wants further information Broker recommends that Buyer discuss the issue with an appropriate professional during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 18. ERRANT GOLF BALLS: Buyer and Seller are advised that if the Property is located adjacent to or near a golf course there is a possibility that golf balls may damage the Property or injure persons or pets on it. Additionally, persons playing golf may enter the Property to retrieve errant golf balls or for other purposes. Broker recommends that Buyer investigate this possibility during Buyer's Inspection contingency period. Brokers do not have expertise in this area.

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- 19. SCHOOLS: Buyer and Seller are advised that children living in the Property may not, for numerous reasons, be permitted to attend the school nearest the Property. Various factors including, but not limited to, open enrollment policies, busing, overcrowding and class size reductions may affect which public school serves the Property. School district boundaries are subject to change. Buyer is advised to verify whether the Property is now, and at the Close of Escrow will be, in the school district Buyer understands it to be in and whether residing in the Property entities a person to attend any specific school that Buyer is interested in. Broker recommends that Buyer contact the local school or school district for additional information during Buyer's inspection contingency period, Brokers do not have expertise in this area.
- 20. NEIGHBORHOOD NOISE SOURCES: Buyer and Seller are advised that even if the Property is not in an identified airport noise influence area the Property may still be subject to airplanes and other aircraft, commercial or military or both, flying overhead. Other common sources of noise include traffic on streets and highways, trains and general neighborhood noise from people, dogs and other animals. Noise levels and types of noise that bother one person may be acceptable to others. Buyer is advised to satisfy him/herself with regard to any sources of and amounts of noise at different times of day and night. Brokers do not have expertise in this area.
- 21. PETS AND ANIMALS: Buyer and Seller are advised that the current or previous owner(s) may have had domesticated or other pets and animals at the Property. Odors from animal urine contamination may be dormant for long periods of time and then become active because of heat, humidity or other factors and may not be eliminated by cleaning or replacing carpets or other cleaning. Pet urine and feces can also damage hardwood floors and other floor coverings. Additionally, an animal may have had fleas, ticks and other pests that remain on the Property after the animal has been removed. If Buyer wants further information, Broker recommends that Buyer discuss the issue with an appropriate professional during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 22. SECURITY AND SAFETY: Buyer and Seller are advised that state and local Law may require the installation of barriers, access alarms, self-latching mechanisms and/or other measures to decrease the risk to children and other persons of existing swimming pools and hot tubs, as well as various fire safety and other measures concerning other features of the Property. Compliance requirements differ from city to city and county to county. Unless specifically agreed, the Property may not be in compliance with these requirements. Brokers do not have expertise in this area. If Buyer wants further information, Broker recommends that Buyer contact local government agencies about these restrictions and other requirements.
- 23. RETROFIT: Buyer and Seller are advised that state and local Law may require the installation of operable smoke detectors, bracing or strapping of water heaters, and completion of a corresponding written statement of compliance that is delivered to Buyer. Some city and county governments may impose additional retrofit standards, including, but not limited to, installing low-flow toilets and showerheads, gas shut-off valves, and tempered glass. Brokers do not have expertise in other professionals to determine the retrofit standards for the Property, the extent to which the Property complies with such standards, and the costs, if any, of compliance.
- 24. WATER SHORTAGES AND CONSERVATION: Buyer and Seller are advised that the Property may be located in an area that could experience water shortages. The policies of local water districts and the city or county in which the Property Is located can result in the occurrence of any or all of the following: (i) limitations on the amount of water available to the Property, (ii) restrictions on the use of water, and (iii) an increasingly graduated cost per unit of water use, including, but not limited to, penalties for excess usage. For further information, Broker recommends that Buyer contact the supplier of water to the Property regarding the supplier's current or anticipated policies on water usage and to determine the extent to which those policies may affect Buyer's intended use of the Property. If the Property is serviced by a private well, Buyer is advised that drought conditions and/or a low water table may make it necessary to arrange, through a private supplier, for delivery of water to the Property. Buyers should contact water truck companies for the costs involved. Brokers do not have expertise in this area.
- 25. NEIGHBORHOOD, AREA; PERSONAL FACTORS: Buyer and Seller are advised that the following may affect the Property or Buyer's intended use of it: neighborhood or area conditions, including schools, proximity and adequacy of law enforcement, crime, fire protection, other government services, availability, adequacy and cost of any speed-wired, wireless internet connections or other telecommunications or other technology services and installations, proximity to manufacturing, commercial, industrial, airport or agricultural activities or military ordnance locations, existing and proposed transportation, construction, and development, any other source that may affect noise, view, traffic, or odor, wild and domestic animals, other nuisances, hazards, or circumstances, protected species, wetland properties, botanical diseases, historic or other governmentally-protected sites or improvements, cemeteries, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Buyer.

Buyer's Initials (52)

Reviewed by _____ Date ____

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- 26. INSURANCE: Buyer and Seller are advised that Buyer may have difficulty obtaining insurance regarding the Property if there has been a prior insurance claim affecting the Property or made by Buyer but unrelated to the Property. Seller is required by C.A.R. Form RPA to disclose known insurance claims made during the past five years. Sellers may not be aware of claims prior to their ownership. If Buyer wants further information, Broker recommends that, during Buyer's inspection contingency period, Buyer conduct his or her own investigation for past claims. Buyer may need to obtain Seller's consent in order to have access to certain investigation reports. If the Property is a condominium, or is located in a planned unit development or other common interest subdivision, Buyer and Seller are advised to determine if the individual unit is covered by the Homeowner Association insurance. Broker recommends that Buyer consult Buyer's insurance agents during Buyer's inspection contingency period to determine the need, availability and possibility of securing any and all forms of other insurance or coverage or any conditions imposed by insurer as a requirement of issuing insurance. If Buyer takes possession prior to Close of Escrow or Seller remains in possession after Close of Escrow, whether for a limited or extended period of time, Broker recommends that Buyer and Seller each consult with their own insurance agent regarding insurance or coverage that could protect them in the transaction (including but not limited to: personal property, flood, earthquake, umbrella and renter's). Brokers do not have expertise in this area.
- 27. CALIFORNIA FAIR PLAN: Buyer and Seller are advised that insurance for certain hillside, oceanfront and brush properties may be available only from the California Fair Plan. This may increase the cost of insurance for such properties and coverage may be limited. Broker recommends that Buyer consult with Buyer's own insurance agent during Buyer's inspection contingency period regarding the availability of coverage under the California Fair Plan and the length of time it may take for processing of a California Fair Plan application. Brokers do not have expertise in this area.
- 28. HISTORICAL DESIGNATION, COASTAL COMMISSION, ARCHITECTURAL, LANDSCAPE, AGRICULTURAL OR OPEN SPACE AND OTHER RESTRICTIONS ON BUILDINGS OR IMPROVEMENTS: Buyer and Seller are advised that the Property may be: (i) designated as a historical landmark, (ii) protected by a historical conservancy, (III) subject to an architectural or landscaping review process, (iv) within the jurisdiction of the California Coastal Commission or other government agency, or (v) subject to a contract preserving use of all or part of the Property for agriculture or open space. If the Property is so designated or within the jurisdiction of any such, or similar, government agency then there may be restrictions on Buyer's ability to develop, remove or trim trees or other landscaping, remodel, make improvements to and build on or rebuild the Property. Broker recommends that Buyer satisfy him/herself during Buyer's inspection contingency period if any of these issues are of concern to Buyer. Brokers do not have expertise in this area.
- 29. 1915 BOND AND MELLO-ROOS COMMUNITY AND OTHER FACILITIES DISTRICTS: Buyer and Seller are advised that the Property may be subject to an improvement bond assessment under the Improvement Bond Act of 1915 and/or a levy of a special tax pursuant to a Mello-Roos community facilities or other district. Seller is generally required to make a good faith effort to obtain a disclosure notice from any local agency collecting such taxes and deliver such notice to Buyers. Brokers do not have expertise in this area.
- 30. HOMEOWNER ASSOCIATIONS AND GOVENANTS, CONDITIONS AND RESTRICTIONS (CC&Rs): Buyer and Seller are advised that if the Property is a condominium, or located in a planned unit development, or in a common interest subdivision there are typically restrictions on use of the Property and rules that must be followed. Restrictions and rules are commonly found in Declarations of Covenants, Conditions and Restrictions (CC&Rs) and other governing documents. Further there is likely to be a homeowner association (HOA) that has the authority to affect the Property and its use. Whether or not there is a HOA, the Property may still be subject to CC&Rs restricting use of the Property. The HOA and special assessments) to provide for the upkeep and maintenance of the common areas, and enforce the rules and special assessments) to provide for the upkeep and maintenance of the common areas, and enforce the rules and your Property. The law requires the Seller to provide the Buyer with the CC&Rs and other governing documents, as well as a copy of the HOA's current financial statement and operating budget, among other documents. Buyer is advised to carefully review all HOA documents provided by Seller and the CC&Rs, if any, and satisfy him/herself regarding the use past insurance coverage and claims and the possibility of any legal action that may be taken by or against the HOA. The HOA may not have insurance or may not cover personal property belonging to the owner of the unit in the condominium, common interest or planned unit development. See paragraph 26 for further information regarding insurance. Brokers do
- 31. COMMUNITY ENHANCEMENT AND PRIVATE TRANSFER FEES: Buyer and Seller are advised that some areas or communities may have enhancement fees or user-type fees, or private transfer fees, over and above any stated association fees. Private transfer fees: (A) may last for a fixed period of time or in perpetuity, (B) are typically calculated as a percentage of home's sales price, and (C) may have private parties, charitable organizations or interest-based groups as their recipients. Brokers do not have expertise in this area.

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- 32. GENERAL RECALL/DEFECTIVE PRODUCT/CLASS ACTION INFORMATION: Buyer and Selier are advised that government entities and manufacturers may at any time issue recall notices and/or warnings about products that may be present in the Property, and that these notices or warnings can change. There is no single, all-inclusive source of information on product recalls, defective products or class actions; however, the U.S. Consumer Product Safety Commission (CPSC) maintains a website that contains useful information. If Buyer wants further information regarding the items listed below, Broker recommends that Buyer consult the CPSC website at http://www.cpsc.gov during Buyer's inspection contingency period. The following are examples of recall/defective products/class action information. The information is not exclusive. If Buyer wants further information, Broker recommends that Buyer contact the sources below. Brokers do not have expertise in this area and will not determine if any aspect of the Property is subject to a recall or is affected by a class action lawsuit. (NOTE: While the information below is believed to be current as of the revision date of this form, phone numbers and web addresses may change or be discontinued.)
 - A. FURNACES: Buyer is advised that the CPSC has issued a warning regarding certain gas-fired horizontal forced-air furnaces that present a substantial risk of fire. The furnaces in question were manufactured from 1983 to 1994 by Consolidated Industries and were marketed under many different brand names. Homes built before 1983 or after 1994 could still have the furnaces in question due to replacements or remodeling. If Buyer wants further information, Broker recommends that Buyer contact CPSC's hotline at (800) 638-2772.
 - B. WHIRLPOOL MICROWAVE-HOOD COMBINATION: Buyer is advised that Whirlpool Corporation has voluntarily recalled approximately 1.8 million microwave-hood combinations that have been known to overheat and catch fire. The units at issue are installed above ranges and are sold under the Whirlpool, KitchenAld and Kenmore brand names. If Buyer wants further information, Broker recommends that Buyer contact Whirlpool by phone at (800) 785-8897 or at its website, http://www.repair.whiripool.com.
 - C. ROOF TILES: Buyer is advised that there is a class action lawsuit concerning certain fire free tiles and quantum panels manufactured and installed by RE-Con Building Products, Inc. from December 1993 to November 1997. If Buyer wants further information, Broker recommends that Buyer call (800) 966-3696 or view the website at http://www.firefreeclaims.com.
 - D. FIRE SPRINKLER: Buyer is advised that Central Sprinkler Company is recalling 35 million fire sprinkler heads that may be defective. If Buyer wants further information, Broker recommends that Buyer consult the CPSC website at http://www.cpsc.gov or Central Sprinkler Company at (866) 505-8553 or http://www.sprinklerreplacement.com.
 - E. WATER HEATER: Buyer is advised that certain water heaters manufactured by a variety of companies between 1993 and 1997 may be defective. If Buyer wants further information, Broker recommends that Buyer discuss the issue with an appropriate professional who can determine if the water heater on the Property is defective.
 - F. ALUMINUM WIRING: Buyer is advised that some properties in California are wired in whole or in part with aluminum wiring which was approved at the time of construction but subsequently determined to be a potential hazard. If Buyer wants further information, Broker recommends that Buyer discuss the issue with an appropriate professional who can determine if the wiring on the Property is defective.
 - G. GALVANIZED, ABS, POLYBUTELENE AND COPPER PIPE: Buyer is advised that galvanized steel water pipes may corrode and leak after several years and that ABS plastic drain waste and vent pipe may be subject to failure. Buyer is also advised that the adhesive used in the installation of polybutelene pipe has been subject to failure. Additionally, copper pipe installed in slabs may develop leaks as result of reaction to certain soils. If Buyer wants further information, Broker recommends that Buyer discuss the issue with an appropriate professional who can determine if the water pipes and drains on the Property are defective.
 - H. WATER HEATER GAS CONTROL VALVES; Buyer is advised that the CPSC in cooperation with Robertshaw Controls Company has announced a voluntary recall of approximately 178,000 gas control valves installed on water heaters manufactured between July 2005 and August 2005 with production date codes 5-31 through and including 5-33 under brand names American Proline, Bradford White, GE, GSE, Hotpoint, Jetglas, John Wood, Lochinvar, Premire Plus, Powerflex, Rheem, Richmond, Ruud, Vanguard, Whirlpool and U.S. Craftsman.

Further information, Broker recommends that Buyer consult the CPSC website at http://www.robertshaw.com. Robertshaw Controls at (888) 225-1071 or http://www.robertshaw.com.

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- I. ARC-FAULT CIRCUIT BREAKER: Buyer is advised that the CPSC in cooperation with Schneider Electric has announced a voluntary recall of approximately 700,000 Square D Q® and Homeline® AFCI circuit breakers manufactured by Schneider Electric North American Operating Division. The recalled arc-fault interrupter circuit breakers are designed for use in 15 and 20-amp branch circuits; have a blue test button and were manufactured between March 2004 and September 2004. Tests show that these circuit breakers may not provide the arc-fault protection required by the 2001 California Electrical Code, Section 210-21. If Buyer wants further information, Broker recommends that Buyer consult the CPSC website at http://www.cpso.gov or contact Schneider Electric at (877) 202-9064 or http://www.us.squared.com/recallafoi.
- 33. RENTAL PROPERTY RESTRICTIONS: Buyer and Seller are advised that some cities and counties impose restrictions that limit the rent that can be charged to a tenant, the maximum number of tenants who can occupy the property and the right of a landlord to terminate a tenancy and the costs to do so. If Buyer wants further information, Broker recommends that Buyer investigate the issue with an appropriate government authority during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 34. LAND LEASE: Buyer and Seller are advised that certain developments are built on leased land. This means that: (i) Buyer does not own the land, (ii) the right to occupy the land will terminate at some time, (iii) the cost to lease the land may increase at some point in the future, and (iv) Buyer may not be able to obtain title insurance. If Buyer wants further information, Broker recommends that Buyer discuss the issue with an attorney or other appropriate professional. Brokers do not have expertise in this area.
- 35. HOME WARRANTY: Buyer and Seller are advised that Buyer and Seller can purchase home warranty plans covering certain standard systems of the Property both before and after Close of Escrow, Seller can obtain coverage for the Property during the listing period. For an additional premium, an upgraded policy providing additional coverage for air conditioning, pool and spa and other features can be purchased. Home warranties do not cover every aspect of the Property and may not cover inspections or upgrades for repairs required by state or federal laws. Broker recommends that Buyer review the policy for details. Brokers do not have expertise in this area,
- 36. INTERNET ADVERTISING: Buyer and Seller are advised that Broker may employ a service to provide a "virtual tour" or internet marketing of the Property, permitting potential buyers to view the Property over the Internet. Neither the service provider nor Broker has control over who will obtain access to the service or what action such persons might take. Buyer and Seller are advised that Brokers have no control over how long the information concerning the Property will be available on the Internet. Brokers do not have expertise in this area.
- 37. ESCROW FUNDS: Buyer and Seller are advised that California Insurance Code section 12413.1 provides that escrow companies cannot disburse funds unless there are sufficient "good funds" to cover the disbursement. "Good funds" are defined as cash, wire transfers and cashiers or certified checks drawn on California depositories. Escrow companies vary in their definitions of "good funds." Broker recommends that Buyer and Seller ask the escrow company regarding its treatment of "good funds." All drafts and out-of-state checks are subject to waiting periods and do not constitute "good funds" until the money is physically transferred to the escrow holder's account. Brokers do not have expertise in this area.
- 38. NOTICE OF YOUR "SUPPLEMENTAL" PROPERTY TAX BILL: Buyer and Seller are advised that pursuant to Civil Code § 1102.6(c), Seller or his or her agent is required to provide the following "Notice of Your 'Supplemental' Property Tax Bill" to the Buyer:

"California property tax law requires the Assessor to revalue real property at the time the ownership of property changes. Because of this law, you may receive one or two supplemental tax bills, depending on when your loan closes.

The supplemental tax bills are not mailed to your lender. If you have arranged for your property tax payments to be paid through an impound account, the supplemental tax bills will not be paid by your lender. It is your responsibility to pay these supplemental bills directly to the Tax Collector. If you have any questions concerning this matter, please call your Tax Collector's Office."

Although the notice refers to loan closing as a trigger, it is actually the change of ownership which triggers this reassessment. Therefore, the Property can be reassessed even if there is no loan involved in the purchase of the Property. The purchase agreement may allocate supplemental tax bills received after the Close of Escrow to the Buyer. If Buyer wants further information concerning these matters, Broker recommends that Buyer discuss the issue with the County Assessor or Tax Collector. Brokers do not have expertise in this area.

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- 39. NON CONFIDENTIALITY OF OFFERS: Buyer is advised that Seller or Listing Agent may disclose the existence, terms, or conditions of Buyer's offer unless all parties and their agent have signed a written confidentiality agreement. Whether any such information is actually disclosed depends on many factors, such as current market conditions, the prevailing practice in the real estate community, the Listing Agent's marketing strategy and the instructions of the Seller.
- 40. FIRPTA/CALIFORNIA WITHHOLDING: Buyer and Seller are advised that; (i) Internal Revenue Code section 1445 requires a Buyer to withhold and remit to the Internal Revenue Service 10% of the purchase price if Seller is a non-resident alien, unless an exemption applies. Seller may avoid withholding by providing Buyer a statement of non-foreign status. The statement must be signed by Seller under penalty of perjury and include Seller's tax identification number. Buyer can also avoid the federal withholding requirement if the property price is \$300,000 or less and the Buyer signs an affidavit stating Buyer intends to occupy the property as a principal residence. (ii) California Revenue and Taxation Code Section 18662 requires that a Buyer withhold and remit to the California Franchise Tax Board 3 1/3% of the purchase price unless the Seller signs an affidavit that the property was the Seller's (or the decedent's if a trust or probate sale) principal residence or that the sales price is \$100,000 or less or another exemption applies. Exemptions from withholding also apply to legal entities such as corporations, LLCs, and partnerships. Brokers cannot give tax advice. Broker recommends that Buyer and Seller seek advice from a CPA, attorney or taxing authority. Brokers do not have expertise in this area.
- 41. LIQUIDATED DAMAGES: Buyer and Seller are advised that a liquidated damages clause is a provision Buyer and Seller can use to agree in advance to the amount of damages that a seller will receive if a buyer breaches the agreement. The clause usually provides that a seller will retain a Buyer's initial deposit paid if the Buyer breaches the agreement, and generally must be separately initialed by both parties to be enforceable. For any additional deposits to be covered by the liquidated damages clause, there generally must be another separately signed or initialed agreement. However, if the Property contains from 1 to 4 units, one of which the Buyer intends to occupy, California Civil Code Section 1675 limits the amount of the deposit subject to liquidated damages to 3% of the purchase price. Even though both parties have agreed to a liquidated damages clause, an escrow company will usually require either a judge's or arbitrator's decision or instructions signed by both parties in order to release the Buyer's deposit to the Seller. Buyers and Sellers must decide on their own, or with the advice of legal counsel, whether to agree to a liquidated damages clause. Brokers do not have expertise in this area.
- 42. MEDIATION: Buyer and Seller are advised that mediation is a process in which the parties hire a neutral person to facilitate discussion and negotiation between the parties with the goal of helping them reach a settlement of their dispute. The parties generally share in the cost of this confidential, non-binding negotiation. If no agreement is reached, either party can pursue further legal action. Under C.A.R. Form RPA-CA; (i) the parties must mediate any dispute arising out of their agreement (with a few limited exceptions, such as matters within the jurisdiction of a small claims court) before they resort to arbitration or court, and (ii) if a party proceeds to arbitration or court without first attempting to mediate the dispute, that party risks losing the right to recover attorney fees even if he or she prevails.
- 43. ARBITRATION: Buyer and Seller are advised that arbitration is a process by which the disputing parties hire a neutral person to render a decision. Generally, arbitration is faster and less expensive than resolving disputes by litigating in court. The rules are usually less formal than in court, and it is a private process not on the public record. By agreeing to arbitration the parties give up the right to a jury trial and to appeal. Arbitration decisions have been upheld even when arbitrators have made a mistake as to the law or the facts. If the parties agree to arbitration, then any dispute arising out of their agreement (with a few limited exceptions) must be submitted to binding arbitration. Buyer and Seller must weigh the benefits of a potentially quicker and less expensive arbitration against giving up the right to a jury trial and the right to appeal. Brokers cannot give legal advice regarding these matters. Buyers and Sellers must decide on their own, or with the advice of legal counsel, whether to agree to arbitration. Brokers do not have expertise in this area.



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44. LOCAL ADDENDA The following local of the		ached:	
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Reviewed by		Date	



8911 Curbaril Avenue Property Address: Atascadero, CA 93422

Seller's initials

- D. EFFECT OF BUYER'S REMOVAL OF CONTINGENCIES: If Buyer removes, in writing, any contingency or cancellation rights, unless otherwise specified in a separate written agreement between Buyer and Seller, Buyer shall conclusively be deemed to have: (f) completed all Buyer investigations, and review of reports and other applicable information and disclosures pertaining to that contingency or cancellation right; (ii) elected to proceed with the transaction; and (iii) assumed all liability, responsibility and expense for Repairs or corrections pertaining to that contingency or
- E. EFFECT OF CANCELLATION ON DEPOSITS: If Buyer or Seller gives written notice of cancellation pursuant to rights duly exercised under the terms of this Agreement, Buyar and Seller agree to Sign mutual instructions to cancel the sale and escrow and release deposits to the party entitled to the funds, less fees and costs incurred by that party. Fees and costs may be payable to service providers and vendors for services and products provided during escrow. Release of funds will require mutual Signed release instructions from Buyer and Seller, Judicial decision or arbitration award. A party may be subject to a civil penalty of up to \$1,000 for refusal to sign such instructions if no good faith dispute
- 15. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final inspection of the Property within 5 (or to Close Of Escrow, NOT AS A CONTINGENCY OF THE SALE, but solely to confirm: (i) the Property is maintained pursuant to paragraph 7A; (ii) Repairs have been completed as agreed; and (iii) Seller has complied with Seller's other obligations under this Agreement.
- 16. LIQUIDATED DAMAGES: If Buyer fails to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. If the Property is a dwelling with no more than four units, one of which Buyer intends to occupy, then the amount retained shall be no more than 3% of the purchase price. Any excess shall be returned to Buyer. Release of funds will require mutual, Signed release instructions from both Buyer and Seller, judicial decision or arbitration award. BUYER AND SELLER SHALL SIGN A SEPARATE LIQUIDATED DAMAGES PROVISION FOR ANY INCREASED Buyer's initials

17. DISPUTE RESOLUTION:

- A. MEDIATION: Buyer and Seller agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to arbitration or court action. Paragraphs 17B(2) and (3) below apply to mediation whether or not the Arbitration provision is initialed. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party commences an action without first attempting to resolve the matter through mediation, or refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED.
- B. ARBITRATION OF DISPUTES: (1) Buyer and Seller agree that any dispute or claim in Law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration, including and subject to paragraphs 17B(2) and (3) below. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of residential real estate Law experience, unless the parties mutually agree to a different arbitrator, who shall render an award in accordance with substantive California Law. The parties shall have the right to discovery in accordance with California Code of Civil Procedure §1283.05. In all other respects, the arbitration shall be conducted in accordance with Title 9 of Part III of the California Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction. Interpretation of this agreement to arbitrate shall be governed by the Federal Arbitration Act.

(2) EXCLUSIONS FROM MEDIATION AND ARBITRATION: The following matters are excluded from mediation and arbitration: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined In California Civil Code §2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; and (iv) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver of the

(3) BROKERS: Buyer and Seller agree to mediate and arbitrate disputes or claims involving either or both Brokers, consistent with 17A and B, provided either or both Brokers shall have agreed to such mediation or arbitration prior to, or within a reasonable time after, the dispute or claim is presented to Brokers. Any election by either or both Brokers to participate in mediation or arbitration shall not result

NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL, BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE, YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY."

"WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION TO NEUTRAL Buyer's Initials

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